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As Barrier B. D. Commission of the Barrier of the Fredricks

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CHAP. L

An Act for Granting and Continuing to His Majesty, an Additional Duty on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes therein mentioned.

W E Pour Majelty's most Dutiful and Lopal Sutt jens, The Commons of Ireland, in Parliament Assembled, having a just Sense of Pour Gopal Care, so, the Prosperity of all Pour Subjects, and well knowing that the Security of this Pour Kealm, and the Continuance of the many Blessings We enjoy under Pour Mild and Auspicious Keign, depends on the Support of Pour Majesty's Government, Do most humbly Befeech Pour Majesty that it may be Enaged.

And he it Enasted hu the king's Most Excellent Majesty, by and much the Advict and Consent of the Lords Spiritual and Composal, and Commons in this yessent Parliament Assembled, and by the Authority of the same, That the several and respective Duties and Impositions on Beer, Ale, Strong Maters, Which, in and by an Ast of Parliament. Made and Passed, in the first Year of Your Majesty, an Additional Duty on Beer, Ale, Strong Waters, Wine, Tobacco, and other Goods and Merchandizes therein mentioned; And also, a Tax on Salaries, Profits of Employments, Fees and Pensions; And for securing the Re-payment of Fifty Thousand Pounds Sterl, formerly advanced to His late Majesty for the Use of the Publick, toggether with the Interest thereof interest Scanted unto Hour Majesty. Of Chargeable in manney therein mentioned from the Emercy Fifth Dap of March One thousand stend fifth Dap of December One thousand stend hundred twenty and nine, inclusive; And hope then hundred twenty and nine, inclusive; And hope there have and passed in the third Hear of Hour Majesty's seign [Institutes. An Act for Granting and Continuing to His Majesty an Additional Duty on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes therein mentioned here troutinus until the Chenta fifth Dap of December, in the Bear of our Lood One thousand send here.

ben hundzed thirty and one, inclusive; And which were further granted and continued from time to time by subsequent Acts of Parliament made in this kings dom, until the Twenty fifth Day of December, in the Year of our Lozd One thousand seven hundzed thirty and sive, inclusive; Be further Granted, Continued, naised, Collected, Levied and Paid unto Pour Majesty, Pour Peirs and Successor, from the said Twenty, fifth Day of December, One thousand seven hundzed thirty and sive, until the Twenty sifth Day of December. One thousand seven, inspection, and seven, inspections and seven hundzed thirty and seven, inspections are thousand seven, inspections and seven hundzed thirty and seven, inspections are seven sev

clusine.

and be it further Enacted by the Authority aforesaid, That all and singular the said Duties hereby Granted and Continued, shall be Kaised, Levied, Collected and Paid unto Pour Majesty, Pour Peirs and Successors, During the Time aforesaid, over and above all other Duties Papable for the same, by Dirtue of an Act sor the King of thing Charles the Second Intituled, An Act for the Settling of the Excise, or New Impost, upon His Majesty, His Heirs and Successors, according to the Book of Rates therein inserted or by Dirtue of One other An Made in the said Fourteenth Pear of the Keign of the said King Charles the Second, Intituled, An Act for Settling the Subsidy of Poundage, and Granting a Subsidy of Tunnage, and other Sums of Money, unto His Royal Majesty, His Heirs and Successors, the same to be Paid upon Merchandizes Imported and Exported into or out of the Kingdom of Ireland, according

to a Book of Rates hereunto annexed.

Provided always, and be it further Enacted by the Authority aforesaid, Chat if the said Wines, Strong Waters, Spirits periently Made, and Spirits Made and Distilled of Wine and Brandy, or Spirits above Proof, upon which the said Additional Duties are Charged, shall, after Payment thereof, or Security Given for the same, be again Erported by any Merschant or Merchants, that is or are a Subject or Subjects of this healm, or any other His Majesty's Dominions, within Cighteen Months, or by Merchants Strangers within Twelve Months, after the Jimportation thereof, and due Proof, sixt Made, by Certificate from the Proper Officer, of the due Entry of such Wines, Strong Waters, Spirits perfectly Made, and Spirits Made and Distilled of Wine, Brandy, or Spirits, above Proof, and of the Payment of the said Additional Duties hereby Granted and Charged thereon, or Security being Given sor the same, and that all other Requisites have been Performed in Cases

Cases where the Duties of Excise are to be Ke-paid, by Dirtue of the before-mentioned Act [Antituled, An Act for the Settling of the Excise, or New Import, upon His Majesty, His Heirs and Successors, according to the Book of Rates therein inserted] that then the said Additional Duties shall, without any Delay or Keward, he Ke-paid or Allowed unto such Merchant or Merchants so exporting the same, within One Month after Demand thereof, or the Security for the said Additional Duties by this Act Charged, shall be vacated or Discharged, as to so much as shall be so Exported; Any thing here in Contained to the Contrary notwithstanding.

And be it further Enacted by the Authority aforesaid. That for the better Levying and Collecting the several Nates and Outies hereby Granted, and also for a further Supply to Your Majetty, all and every the Rules, Directions, Powers and Authorities, Clause or Clauses, Kelating to the Brewers Miring their Beer and Ale, and bistilling of Strong Waters, and for Dreventing the Mixing of Small Worts with Strong Ale or Beer,after the Bauger hath Caken the Bauge thereof, and for Impowering Gaugers to take an Account of all Wash and Low Wines in Distillers Pands, the better to Ascertain the Quantity of Aquavitæ, Strong Waters and Spirits by them Distilled, and all Penalties and Fosseitures Arising thereby and therefrom, Given, Granted or Enacted in and by an Act passed in the Fourth Pear of the Keign of his Late Majetty King George the First of Glorious Memory [Intituled, An Act for Continuing to His Majesty an Additional Duty on all Wines and Strong-Waters, and Spirits perfectly Made, and upon all Spirits Made and Distilled of Wine; And alfo a Tax on all Salaries, Profits of Employments, Fees and Pen-fions, therein mentioned; And for Granting a further Additional Duty on Ale, Beer and Strong-Waters, and Spirits perfectly Made, and upon all Spirits Made and Distilled of Wine; And for Securing the Re-payment of Fifty Thousand Pounds Sterling, formering the Re-payment of Fifty Thousand Pounds Sterling, formerly Advanced to His Majesty for the Use of the Publick, together with the Interest thereoff which were to Continue from the Twenty First Day of November, One thousand seven hundred and seventeen, until the Twenty first Day of November, One thousand seven hundred and nineteen, inclusive; And which were surther Granted and Continued from Time to Time, by divers Acts of Parliament Made in this kingdom until the Twenty sifth Day of December, One thousand sex ven hundred and thirty sive, inclusive; Shall be, and Continue in full Force from the said Twenty sifth Day of December, One thousand seven hundred thirty and sive, until the Twenty sifth Day of December, Which

which shall be in the Pear of our Lord, One thousand seven hundred thirty and seven inclusive.

Ind be it surther Enacted by the Authority asoresaid, That for a surther Zupply to Pour Majesty, the surther Additional Duty of Twenty Shillings Sterling, on every Hundred Weight of Molastes, and the surther Additional Duty of Twenty Shillings, on every Hundred Weight of Treacle, which in and the surther Additional Duty of Treacle, which in and by the said Act of Parliament, made in the first Pear of Mour Majesty's Reign were Granted unto Pour Majesty strong were Granted unto Pour Majesty from the Twenty sifth Day of March, which was in the Hear of Gur Lord One Thousand Seven hundred Twenty and Cight, until the Twenty Fifth Day of December, One thousand seven hundred twenty and nine, inclusive, and which were surther Granted and nine, incluffe, and which were further Granted and Continued unto Vour Majelty, from Cime to Cime by other Aus of Parliament, made in this kingdom from the said Ewenty Fifth Dap of December, One thousand seven hundred and twenty nine, until the Ewenty fifth Dap of December, One thousand seven hundred and twenty nine, until the Ewenty fifth Dap of December, One thousand seven hundred and thirty sine, inclusive, Be further Granted, Continued, Colleged, Levied and Paid unto Pour Majesty, Pour Peirs and Successors, from the said Ewenty fifth Day of December, One thousand seven hundred and thirty sive, until the Ewenty fifth Day of December, One thousand seven hundred thirty and seven, inclusive.

And be it further Enasted by the Authority aforesair

And be it further Enacted by the Authority aforesaid, Chat the said Additional Kates and Duries on Cossee, Cea, Chocolate and Cocoa Auts, and all Money arising thereby, shall be Paid to the Crustees appointed for the Management of the Demyen and Flaten Manusacures of this kingdom, to be, by Them, Applied to Encourage and Support the said Manusacures, and the Crade thereof in this kingdom.

And be it further Enacted by the Authority aforesaid That all and every the several and remember

said, That all and every the several and respective Additional Duties, hereby Geanted of Continued, shall be Kaiked, Answered, Collected and Paid unto Pour Majesty, Pour Peirs and Successor, during the Cerm asociaid, at the same Cinic, and in like Manner and by such Manner Drang and Methods Manner, and hy such Ways, Means and Methods, and by such Kules and Directions, and under such Penalties and Forfeitures, and with such Powers, as are appointed. Directed, and Expressed, in and by the said Act, made in this kingdom, in the Fourteenth Pear of the Keign of king Charles the Second [Instituted, An Act for the Settling of the Excise, or New Impost, upon His Majesty, His Heirs and Successors, according to the Book of Rates, therein inserted or hy any other Law now in Force.

Force, Kelating to the Kevenue, or Ercile, in this Kingdom, as fully and effectually, to all Intenes and Purpoles, as if the same were particularly Mentioned, Expressed and Enacted again, in the Body of this present Act; With like Kemedy of Appeal to and for the Party Grieved, as in and by the said Act of Ercile, or any other Law now in Being, relating to the Duties of Ercile, is Provided.

And be it further Enacted by the Authority afores said, That the Six Bence per Pound, and all other Fees which shall or may be Papable to the Dices Treasurer, or Dices Treasurers, Pay Master, or Kesteiver General, for, on Account of, or out of the Aids hereby Granted unto Your Majesty, shall be Acceived by the said Dices Treasurer, or Dices Treasurers. Resceiver or Pay Master General, for the Mse of Your Majesty, Your Peirs and Successors, during the Term aforesaid, and shall be duly accounted for by him or them, to Pour Majesty, Hour Peirs and Successors, as or them, to your Majely, your beirs and Successors as a further and Additional Aid hereby Given and Granted.

And be it further Enacted by the Authority afore-laid. That the several Sums hereafter mentioned, he Paid out of the aforesaid Additional Duties and Aids Paid out of the aforelaid Additional Duties and Aids Granted and Continued to Hour Majety by this Present Att, to the Persons herein after mentioned (that is to sap) The Sum of Two Thousand Pounds per Annum for Two Pears, from the Twenty fifth Sap of December, One thousand seven hundred and thirty five, to the Twenty fifth Sap of December, which will be in the Pear of our Lord, One thousand seven hundred and thirty seven, inclusive, to the Trustees Appointed for the Management of the Hempen and Flaren Manusatures of this kingdom, for Encouraging the Kaising of sufficient Quantities of Demp and Flar in this kingdom; Also the further Sum of Two thousand Pounds per Annum for Two Pears, from the said Twenty fifth Bay of December, One thousand seven hundred and thirty sive, to the said Twenty fifth Day of December, One thousand seven hundred and thirty seven, inclusive, to the said Trustees appointed for the Management of the Dempen tees appointed for the Management of the Bempen and Flaren Manufactures of this Kingdom, for the further Encouragement of the laid Dempen and flar: en Manufactures in the Provinces of Leinster, Munster, and Connaught : Also the Sum of Chree hundred Bounds Steiling to Agmondisham Vesey, Esquire, Accompant General, as a Reward for his Expence and Trous ble in Preparing and Stating the Publick Accompts of the Pation, Laid before the Boule of Commons this Section of Parliament; Also the Sum of Chree hundred Pounds to Bruen Worthington, a Clerk of the Poule of Commons, as a Keward for his Attendance [7] @

and Service this Section of Parliament; Allo the Sum of Two hundred Pounds to Isaac Ambrose, as Clerk of the Pouse of Commons, as a Keward soy his Attendance and Service this Section of Parliament; Also the Sum of Two hundred Pounds to John Ker, Clerk Affistant, as a Keward soy his Attendance and Service this Section of Parliament; Also the Sum of Three hundred Pounds, Sterling, to Richard Povey, Serjeant at Arms, as a Keward soy his Attendance and Service on the Pouse of Commons; The Sum of Two hundred and structure in Attendance and Service on the Pouse of Commons; The Sum of Two hundred and structures, as a Keward soy his Attendance and John Beneley, the Clerks Attending the Committee of Accounts and other Commitzees, as a Keward soy their Attendance and Service this Bession of Parliament, to be Equally Divided between them; The Sum of Cighty Pounds Sterling, to John Green and James Savage, Door keepers of the Poule of Commons, as a Keward soy their Attendance and Service this Session of Parliament, to be Equally Divided between them; The Sum of One hundred and twelve Pounds to Samuel Fairbrother, soy Printing the Publick Accompts, Isaid before the Poule of Commons this Session of Parliament; All which satd several Sums are to be Paid by the Dice-Trass survey of Receiver General of this Kingdom, without any other or surther Warrant to be Sued soy, had or Obtained in that Behalf.

CHAP. II.

An Act for Granting to His Majesty a further Additional Dury on Wine, Silk, Hops, China, Earthen, Japanned or Laquered Ware, and Visnegar, and also, a Tax of Four Shillings in the Pound on all Salaries, Profits of Employments, Fees and Pensions, to be applied to pay an Interest of Five Pounds per Cent. per Annum, for the Sum of Three hundred thousand Pounds, or such Part thereof, as shall remain Unpaid on the Twenty sifth Day of December, One thousand seven hundred and thirty sive, and towards the Discharge of the said Principal Sum.

And whereas, the several Aids and Duties thereby Granted to Your Majesty were, by one other An made and passed in the Seventh Bear of Your Majesty's Actin [Intituled, An Act for Granting to His Majesty a further Additional Duty on Wine, Silk, Hops, China, Earthen, Japanned or Laquered Ware, and Vinegar, and also, a Tax of Four Shillings in the Pound on all Salaries, Profits of Employments, Fees, and Pensions, to be applied to Pay an Interest of Five Pounds per Cent. per Annum, for the Sum of Three hundred thousand Pounds, or such Part thereof, as shall remain unpaid on the Twenty fifth Day of December, One thousand seven

hundred and thirty three, and towards the Discharge of the faid Principal Sum] Continued until the Twenty fifth Dap

Principal Sum Continued until the Twenty fifth Day of December, in the Pear of our Lozd, one thouland lesten hundzed thirty and five inclusive, for the Papement of the laid Chree hundzed thouland Pounds, and Interest, or such Part thereof as remained unspaid on the said Twenty fifth Day of December, One thousand seven hundzed and thirty three.

And whereas, the several Lids and Duties thereby Granted to Pour Majesty, have not proved sufficient to Pap and Discharge the said Three hundzed thous sand Pounds, and Interest, or such Part thereof as remained unpaid on the said Twenty fifth Day of December, One thousand seven hundzed and thirty three, but the greatest Bart of the said Principal Sum three, but the greatest Part of the laid Principal Sum of Chree hundred thousand Pounds will remain unof December, One thousand seven hundred and thirty

fipe.

Therefore be it Enacted by the King's Molt Ertellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Allembled, and by the Authority of the same, That for the said Sum of Three thority of the same, That for the said Sum of Three hundred thousand Pounds, or for so much thereof as shall remain unvaid on the said Twenty fifth Day of December, in the Pear of our Lord One thousand seven hundred and thirty five, there shall be paid at the Receipt of Pour Majetty's Exchequer, by the Pands of the Dice-Treasurer or Papmaster-General, Dice-Treasurers or Papmaster-General, Dice-Treasurers or Papmasters General, his or their Deputy or Deputies, at the End of every Hir Talendar Months, from the said Twenty fifth Day of December, One thousand seven hundred and thirty five, to the Person or Persons who have Paid or Lent the same, his, her or their Executors, Administrators, or Assigns, an Juterest according to the sate of sive Pounds per Cent. per Annum, without any Fee or Charge, and free from all Deductions, Defalcations and Ibate-ments whatsoeder, from and after the sate Twenty sifth Day of December, One thousand seven hundred and thirty sive, until such time as they be respective-ly Paid their Principal Money at one entire Papment.

And be it further Enacted by the Authority afores faid, Chat luch Person or Persons who shall be In-titled to any Part of the said Sum of Chree hundred thousand Pounds, which shall be unpaid on the said Ewenty fifth Day of December, One thousand seven hundzed and thirty five, and shall not be willing to continue the same at the Interest of five Pounds

per Annum, Mall upon the Affignment of their unfaper Annum, shall upon the Assignment of their unsatissied Orders or keceipts to the Vice-Creasurer or Vice-Creasurers, his or their Teputy or Teput ties, be Paid the Principal Sum so due to them on the said Twenty sith Day of December, One thousand seven hundred and thirty sive, and all Interest then due thereon; And the said Vice-Creasurer or Vice-Creasurers, his or their Deputy or Deputies, shall and map assign such Keceipts or Orders to such Person or Persons who shall Advance the Principal Money due thereon; Mysich Keceipts or Orders so to be Assigned by the said Vice-Creasurer or Vice-Creasurers, his or their Deputy or Deputies, shall Intifurers, his or their Deputy or Deputies, Mall Intitle the Anignees thereof to the Principal Money due thereon, and to all Interest to grow due for the same from the Dates of luch Affignments respectively.

And be it further Enacted by the Authority afores said, That all and every Person or Persons, to whom faid, Chat all and every perion or perions, to whom such Orders or Acceipts for the said Sum of Three hundred thousand Pounds, or any Part thereof, have been given, his, her or their Executors, Administrators or Assigns, may by Indoctements on such Orders or Acceipts, Transfer the Right and Benefit of the Sum due upon such Orders or Acceipts, which Indoctement, upon Potice to the Dice Treasurer or Dice Treasurers, his or their Benuty or Benuties, and an Entry or Dec. his or their Deputp or Deputies, and an Entry or Me-morial thereof Made in the faid Dice- Treasurer's Office (which the said Dice-Creasurer or Dice-Creasurers, his or their Deputy or Deputies shall, upon Kequest, without Charge, fee or Keward, Make accordingly, and shall on Kequest, permit the same to be Diewed at the usual Office-Pours, without fee or Keward) shall Intitle the Indorsee or Usignee, his or her Executors, Administrators and Assigns, to the sole Benes fit of the Sum so Transferred or Assigned; And that the said Order or Receipt may in like Manner be Ass figned og Cransferred by luch Affignet, his og her Er ecutors, Administrators or Assigns, and so totic quoties; And that after such Affigument, it shall not be in the Power of the Person or Persons who made such Assigns ment to make Boid, Kelease oz Discharge the said Affignment, or the Sum thereby Cransferred or Al-

And to the End and Intent, that the Interest of the faid Sum of Three hundred thousand Pounds, or to much thereof as shall remain Unpaid on the said Ementy fifth Day of December, One thousand see ben hundred and thirty five, after the Rate of five Pounds per Cent. per Annum, map he Dulp and Ae-gulary Paid Palf Pearly, according to the true In-tent and Meaning of this Act; Be it further Enacted by the Authority aforesaid,

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Chat from and after the Twenty fifth Day of December, which shall be in this Present Bear of our Lozd, One thousand seven hundzed and thirty sive, there Shall be, thzoughout this Pour Majesty's kingdom of Ireland, Kaised, Levied, Collected, and Paid to
Pour Majesty, until the Twenty sith Tay of December, One thousand seven hundzed and thirty seven,
inclusive, and no Longer, over and above the Kates
and Duties already Payable for the Same, and over
and above the several Additional Duties Granted and
Continued to Nour Majesty, this Present Session of Continued to Pour Majesty this Diesent Session of Parliament, by an Att Intituled, An Act for Granting and Continuing to His Majesty an Additional Duty on Beer, Ale, Strong-Waters, Wine, Tobacco, and other Goods and Merchandizes therein mentioned, the several Further new 210: ditional kates and Duties herein after Mentioned, That is to sap, One Pound Thirteen Shillings per Tun soz, and upon all Sozts of Wines of the Growth of Portugal, and Three Pounds per Tun soz, and upon all other Sozts of Wine, that shall be Imported into this kingdom, from the said Twenty Fifth Dap of December. One thousand seven hundred and thirty of December, One thousand seven hundred and thirty sive, to the Twenty fifth Day of December, One thous sand seven hundred and thirty seven, inclusive, and so Droportionably sor a Greater or Lesser Quantity; And also the Sum of Two Shillings and Sir Pence per Pound Weight for, and upon all Manusatures Made of Silk (Ercept the Manusatures of Great-Britain, China, Persia, or the East-Indies) that shall be Imported into this kingdom. During the Time afores ported into this kingdom, During the Cime afore laid; And also, One half Denny per Pound Weight foz, and upon all hops, that shall be Imported into this Kingdom, During the Cime afozesaid; And also, Fibe Pounds per Cent. foz, and upon all China, Carthen, Japanned oz Laquered Ware, that Hall be Jmpozted into this Kingdom, During the Cime afoze laid, as Dalued or Kated for Cultom by the Book of Kates, Innered to an An Made in the Fourteenth Pear of the Keign of King Charles the Second, in this Kingdom Intituled, An Act for Settling the Subfidy of Poundage, and Granting a Subfidy of Tunnage, and other Subsides of Money unto His Royal Maistry His Heirs and Succession. Sums of Money, unto His Royal Majesty, His Heirs and Successions, the same to be Paid upon Merchandizes Imported and Exported into or out of the Kingdom of Ireland, according to a Book of Rates hereunto annexed; And also, Ementy Shillings per Eun foz, and upon all Sozts of Vinegar, that thall be Impozted into this kingdom, During the Time afozesaid; And so Proportionably for a Greater of Leller Quantity. Drovided always, And be it further Enacted by the

Authority aforelaid, That if any of the laid Goods

And Merchandizes on which the said Additional Outies are Charged, shall, after Payment thereof, or Security Given for the same, be again Exported by any Merchant or Merchants, that is or are a Subject or Subjects of this Kealm, or any other his Majetty's Dominions, within Eighteen Months, or by Merchant Strangers within Twelve Months after the Importation thereof, and due Proof first. Made, by Certificate from the Proper Officers, of the due Entry of the Goods and Merchandizes here by Charged with the said Duties, and of the Payment of the Additional Duties hereby Granted and Charged thereon, or Security having been Siven for the same, and that all other Requisites have been Performed which are, by Law, Required to be Performed, in Cases where the Duties of Excise are to be Kepaid, by Dirtue of an Act Made in this kingdom in the Fourteenth Pear of the Reign of king Charles the Second [Instituted, An Act for the Settling of the Excise, or New Impost, upon His Majesty, His Heirs and Successfors, according to the Book of Rates therein inserted that then the said Additional Duties shall, without any Delay, be Kepaid or Allowed unto such Merchant or Merchants so Exporting the same, within One Month after Demand thereof, or the Security sor the said Additional Duties hereby Charged, shall be Dacated or Discharged, as to so much as shall be so Exported in Amp Ching herein to the Contrary notwithstanding

And be it further Enacted by the Authority aforelaid, Chat all and every the leveral and respective
Additional Duties hereby Granted, shall be Kaised,
Answered, Collected, and Paid unto Pour Majesty,
Pour Veirs and Successors, During the Time aforelaid, at the same Time, in like Manner, and by such
Mays, Means and Methods, and by such Kules and
Directions, and under such Penalties and Forseitures,
and with such Powers, as are Appointed, Directed
and Expressed, in and by the said Act, Made in this
kingdom in the Fourteenth Pear of king Charles the
Second [Intituled, An Act for the Settling of the Excise, or
New Impost, upon His Majesty, His Heirs and Successors, according to the Book of Rates therein inserted] or by any other
Law now in Force, Kelating to the Kevenue or Excise, in this Kingdom, as Fully and Essentially, to
all Jutents and Durposes, as if the Same were
herein Particularly Mentioned, Expressed and Enacted again, with like Kemedy of Appeal to and so
the Party Grieved, as in and by the said Act of Excise,

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rife, or any other Law now in Force, Kelating to the

And be it further Enacted by the Authority afore faid, That all and every Perlon and Persons, who shall have upon the said Twenty fifth Sap of December, One thousand feben hundzed and thirty five, og who shall have at any time, between the said Twenty fifth Day of December, One thousand seven hundred and thirty five, and the Twenty fifth Dap of December, One thouland feven hundred and thirty seven, instlusive, any Salary, Profits of Employments, Fees or Pensions, in this kingdom, shall Pay unto Your Was or Pensions, in this kingdom, shall Pap unto Pour Masjeth the full Sum of Four Shillings, Sterling, out of every Twenty Shillings a Pear, which he, she or they, do or shall receive, or be Jutitled unto, by Keasson of such Salaries, Profits of Employments, Fees or Pensions, over and above the Charges and Expenses of Crecuting the said Employments, unless such Person or Persons do, and shall Live and actually Reside within this kingdom, sor and during the Space of Six Calendar Months at least, in each of the said Pears; Which said Tax, or Duty, of Four Shillings Sterling, out of every Twenty Shillings a Pear, as aforesaid, out of such respective Salaries and Pensions, shall be Stopped and Desduced Pearly, during the Time and Term aforesaid, by the Dice-Treasurer, Pap master and Receiver-Se by the Dice-Crealurer, Dan-matter and Aeceiber-Ge-neral of Pour Majetty's Kevenue, oz by luch Person oz Persons, who Paid the same; And which said Car of Four Shillings in the Pound, to be Stopped and Deduced as asocesaid, by the Person or Persons, who are to Pap the said Salaries, shall be by him, or them, Paid to the Vice Treasures. ers, his or their Deputy or Deputies, to he Accounted for the Hour Majelly; And also, that the said Car of four Shillings in the Pound, to be Stopt or Descouted out of the Profits, and Fees of any Person or Persons, so Absent, as aforesaid, that he Stopped by the respective Deputy and Deputies, of such Person and Persons, so Absent, as aforesaid, and Paid by them to the said Dice-Treasurer or Dice-Treasurers, his or their Deputy or Deputies, to be Accounted for his or their Deputy or Deputies, to be Accounted for to Bour Majetty; And, that such Deputy or Deputies shall, within one Calendar Month, after such Car shall become due, Give in, upon Dath, an Acrount, before the Lord Chief Baron, or any of the Barons of the Exchequer, or any two Justices of the Peace, of the Meat Profits of such Employment or Employ ments, for which fuch Deputy or Deputies are or thall be Accountable to their Principals ; Which Account, such Person or Persons, to whom the same shall be

Giben upon Bath, as afozelath, Gall, forthwielt, Send to the laid Dice-Creaturer of Dice-Creaturers his or their Deputy or Deputies; And in Cale fueh Deputy or Deputies ihall Onit or Reglett to Gibt in, upon Bath, such Account, within the time herein in upon Dath, such Account, within the time herein before, for that Purpose, appointed, such Beputp or Beputies, Reglecting or Omitting the same, from the Time of such Omition or Reglect, shall be Incapable of Exercising or Polding such Beputation, and shall also Forsett the Sum of One hundred Pounds, Sterling, to be secovered by Bill, Plaint or Insormation in any of his Majest's Courts of second at Dublin, One Moiety thereof to the Use of his Majest, and the other Moiety to such Person or Persons, who shall Sue sor the same, in which Suit no Essign, Protection, Wager of Law, or more than one Imparalance, shall be Allowed.

And be it surther Enacted by the Authority afores

And be it further Enacted by the Authority afores faid, Chat the Secretary or Secretaries of the Com-Agents of the several Regiments, upon the Ctablishment of this Kingdom, and the Agent and Agents of the several Persons, who are Jutitled to Acceive any Salaries of Pensions, upon Pour Majesty's Chablishment, Hall respectively, on or before the last Chablishment, shall respectively, on or before the last Day of February, Bearly, beliver in upon Gath, (which Gath the said Nord Chief Baron, or any one of the Barons, of Hour Majethy's Court of Exchequer, or any Two Austress of the Peace, are hereby Required and Aupowered to Administer) to the best of their knowledge, a List or Account of such of the Officers of the Kepenue, and the Officers of the Laid Regisments, of the Degree of a Field Officer, and of the Person or Persons, who are Intitled to Receive any such Halaries or Pensions, who shall have been Abstence, and Out of this kingdom, sor Hir Calendar Months in the Peac, ending the Twenty sixth Day of December, next preteding; And in Cale such Secretary or Secretaries, Agent or Agencs, shall Kefule or tarp or Secretaries, Agent or Agencs, shall Gefuse or Begien to Beliver in futh Lifts respectively, he or then Mall be Vilabled from Holding and Eusop-ing, the faid Office of Secretary of Secretaries, of from being Agent of Agents.

Promord always, And be it further Gnaned and Declause by the Authorica afchelaid, Chat this Act shall not Extend to Charge the said Car of Dutpof Pour Buillings, Sterling, a Mear, on every Twentp Fort, of Profits of Employments, Papable to the tom Wentenant og other Chief Governog og Gover-

nozs of this kingdom, foz the Time being, his oz their Secretary oz Secretaries; Moz to luch Person oz Persons who shall, within One Month after such Tax shall become Papable, be Exempted from the Papament thereof by His Majeth's Sign Manual, Produced soz that Purpose, and Lodged with the Dice-Treasurer oz Dice-Treasurers of this kingdom, oz his oz their Deputy oz Deputies, within One Month after the said Cax shall become Due; Moz to the Officers of such fregiments as now are, oz hereaster shall be Commanded Abroad, on his Majeth's Service; Moz to the Half Pap Officers on the Chablishment of this kingdom; Moz to the Widows of Officers; Noz to any Officer under the Degree of a Field Officer.

And be it further Enacted by the Authority aforestaid, That neither the Sir Pence per Pound, nor any other Fees, shall be Papable to, or be Deducted or kescenced by the Vice-Treasurer, Receiver or Pay-Masser General, Clerk of the Pells, or any other Offiser or Officers of this Kingdom, for or on Account off or out of the Aids hereby Granted to Your Majesty, or of any Payment to be made thereout, in pursuance

of this Aa.

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And be it further Cnated by the Authority aforesaid. That the several Duties and Aids, and the said Car of Four Shillings in the Pound, hereby Granted to Pour Majesty, thall in the First Place be Applied and Paid by the Dice-Treasurer of Otce-Treasurers, his of their Deputy of Deputies, to the Discharge of the Interest of the said Sum of Three hundred thousand Pounds, of so much thereof as shall remain unpaid on the said Twenty sisty Day of December, in the Pear of our Lord One thousand seven hundred and thirty sive, and that all the Surplus of the said Aids and Duties hereby Granted to Pour Majesty, over and above what shall be sufficient to Discharge the said Interest of the said Sum of Three hundred thousand Pounds, of so much thereof as shall be unpaid on the said Twenty sisty, of so much thereof as shall be towards the Discharge of the said Principal Sum of Three hundred thousand Pounds, of so much thereof as shall be towards the Discharge of the said Twenty sisty, and there shall be unpaid on the said Twenty sisty, of so much thereof as shall be unpaid on the said Twenty sisty. That when and as often as such Surplus Acceived by the Dice-Treasurers, his of their Tevalurers, his of their Treasurers, his of their Tevalurers, his of their Tevalurers, his of their

Deputy or Deputies, shall cause the Dumbers of all the Receipts or Orders which Mall remain unsatisfied on the Ewenty fifth Day of December, Onethousand feven hundzed and thirty five, and the Sums therein contained, to be Written on feberal Tickets of Pieces of Parchment, and to be holled and Sewed up and put into a Box or Urn, and well mired together, and an indifferent Person shall Publickly between the Bours of Ten and Twelve in the Fozenoon, of a Day to be by the faid Dice Creafurer og Dice Treasurers, his og their Deputy of Deputies publickly Advertized in the Dublin Gazette for that Purpole, at least Twenty Days befoze, at the Office of the Dice-Treasurer of Dice-Treas surers, Deaw out of such Bor of Urn, as many of the said Cickets of Pieces of Parchment, as the Sums therein concained shall amount to the said Sum of Five thousand Pounds, and the Person of Persons, the Rumber of whose Geder or Keceipt Hall be so Drawn, his or their Executors, Administrators or Assigns, thall within Ewenty Days after the said Cickets or Pieces of Parchments Hall be Drawn, be Paid by the said Dice-Treasurer or Dice-Treasurers, his or their Deputy or Deputies, the Principal Sums to him or them respectively due, with Interest for the same after the sate of five Pounds per Cent. per Annum till Paid, and Mall upon Payment thereof, Deliver up his and their several and respective Orders and Keceipts to the said Vice Treasurer of Vice-Treasurers, his of their Deputy of Deputies, to be Cancelled, which he of then are hereby required to Cancel accordingly, and the Interest Papable by Virtue of such Orders or Keceipts shall cease from the Expiration of Twenty Days, to be accounted for from the Day of Orawing the said

De accounted for from the Day of Drawing the said Cickets or Pieces of Parchment.

And be it further Enaced by the Authority aforestaid, Chat if any Part of the said Principal Sum of Chree hundred thousand Pounds, shall be due and unpaid on the Ewenty fifth Day of December, which shall be in the Pear of our Lord One thousand serven hundred and thirty seven, the same shall be well and truly Satisfied and Paid unto the several and respective Persons, their Executors, Administrators and Assigns respectively, to whom the same shall be then due, together with such Interest sor the same as shall be then due, at the Kate of sive Pounds per Cent. per Annum, without any Deduction, Defalcation or Aspatement whatsoever.

batement whatsoever.

And be it further Enacted by the Authority aforesaid, That from and after the said Twenty fifth Day of December, One thousand seven hundred and thirty five, a Devarate

TRATEGORS.

Separate and Distinct Account shall be kept, by the Proper Officers, of the Aids, Daties and Cares Oranted by this Act, or any other Act of Parliament now in Force in this kingdom, and Appropriated to Particular illes; And that the Commissioners of Dis Majesty's Kevenue shall Keturn their Weekly Abstracts from the Several Collenors, to the Accompant General Hall Keturn a Separate Account of the Several Dusties and Cares so Appropriated, to the Vice-Creasurer or Vice-Creasurers, his or their Beputy or Beputies; And that every Collector or Keceiver of the said Dusties and Cares do take a Separate Keceipt sor the same, when Paid into His Majesty's Creasurer, which said Keceipt the Vice-Creasurers, his or their Beputy or Deputies, is and are hereby Kequired to Give Accordingly. Separate and Diffinit Account thall be kept, by the

Required to Dive Actoringly.

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CHAP. III.

An Act for the better Regulating of Juries.

DEAGAS Many Evil Practices have been used in Corrupting of Jurors, Keturned for the Tryal of Issues jopned, to be Tried before the Justices of Asize or Nisi-prius, and many Persons being lawfully Summoned to Serve on Juries, have neglected to Appear, to the great Injury of many Persons in their Properties and Chates; In order to prevent the like Practices, Reglects and Chates

Abuses.

Be it Enasted by the King's Most Creellent Majeth, by and with the Advice and Consent of the Rodos Spiritual and Temporal and Commons in this present Parliament Assembled, and by the Authority of the same. That from and after the First Day of March, which shall be in the Pear of our Nord, One thousand seven hundred and thirty six no Person or Persons, other than Strangers upon Trisals per Mediciatem Lingue, shall be Qualified to serve as Jurors so, the Tryal of Issues joined between Party and Party, in the Courts of Chancery, King's-Bench, Common-Pleas or Exchequer, or to Serve on any Justice or Justices of Assist or Nist-prius servept in Counties of Civies, and Councies of Cowns) that shall not be Seized of a Free hold of the clear Dalue of Five Pounds per Annum, or being a Processant or Proceeding as Term of Pears, of which Ten Pears shall be then in Being and unexpired, or a Kease or Reales so, a Tenn of Pears, of which Ten Pears shall be then in Being and unexpired, or a Kease or Reales for Sixty one Pears or which Ten Pears shall be then Proses from the first shall filten Pounds per Annum shall artse or accume to the Lesse respectively a clear Prosit stent of not less than Fisteen Pounds per Annum thall artse or accume to the Lesse thereof; And if any Person of lesser Charles or Dalue than as asoceand, shall be respectively Recurred upon any such Thallenge, on done Proof thereof, or on Dath by hun to be made of the Truth of such Parter, and the Party to Recurred thall be Discharged upon should be made of the Truth of such Parter, and the Party to Recurred of the Truth of such Affects, and the Party to Recurred of the Truth of such Affects, and the Party to Recurred which shall be Truth of such Affects, and the Party so the Truth of such Affects, and the Island.

be awarded and directed for Impannelling of Juries in Cases asocesaid, shall be in this Form, Rex, &c. Precipimus, &c. quod Venire Facias coram, &c. Duodecim Liberos et Legales Homines de Commitat' tuo Quor' Quilibet habet quinque Libras Terræ Tenementorum vel Reddituum per Annum, ad minus per quos, &c. et qui nec, &c. and the Residue of the said Writ shall be after the usual Manner; And upon such Writ, all Persons qualified by this At to Serve on Juries as is before Directed, whether free holders or Lease holders, shall and may be keturned, Summoned and Impannelled, to Serve on Juries as asocesaid, in like Manner as free holders may be seturned, Summoned or Impannelled, by Virtue of this At, or any other At or Ats of Parliament sor that Purpose; Any Law, Statute, Mage or Custom, to the Contrary thereof in any wise notwithstanding.

And that all Sherists of Counties, map be the better Insomed of Persons Qualisted, who are to be Returned on Tryals of such Issues; Be it Enaced by the Authority asocelatd, That from and after the First Dap of August, which hall be in the Pear of Our Loog, One thousand seven hundred and thirty six, all Pigh, Constables of Baronies, Pals Baronies or Divisions, in any County within this Kingdom, shall Pearly, at the General Quarter Sessions of the Peace, to be Polden for early County, in the Week after the Feast of St. Michael the Arch Angel, upon the First Dap of the said Sessions, or upon the First Dap that the laid Sessions shall be beld by Adjournment, secturn and give in upon Dath, to the best of his or their knowledge or Belief, a true List in Writing, of the Pames and Places of Abode, of all Persons within their respective Baronies, Pals Baronies or Divisions, Qualised, Pursuant to the foregoing Clause, to serve upon Juries, with their Titles and Additions, between the Age of Twenty one Pears, and the Age of Seventy Pears, to the Justices of the Peace in open Court, who are hereby sequired and Impowered to Administer the faid Bath, which said Justices, or any Two of them, at the said Sessions, shall cause to be Delivered, a Duplicate of the aforesaid List, or of the List sectified in the Manner herein after mentioned, by the Clerks of the Peace of every County, to the Sherist of each respective County, or his Under Sherist, on or before the Twelfth Dap of February then next following, and cause the laid List or Lists, to be fairly and truly Entered in a Book, by the Clerk of the Peace, to be by him Provided and Kept for that Purpose, amongst the Records of the laid Court of Sessions; And no Sherist, Under Sherist, Bailist or other Officer, to whom the

the Keturn of Juries thall belong, thall Keturn any Person of Persons, to try any such Issues, that thall not be named of mentioned in the said List; And apply Constable, failing to make the Keturn aforesaid, thall be fined any Sum not less than the Sum of five Pounds, nor exceeding Cen Pounds, for such their Default, by the said Justices in open Sessions, which fine, when Imposed, thall be by the said Justices and Clerk of the Peace, Estreated into his Masiesty Court of Exchequer.

jefty's Court of Exchequer.

And to Prevent any Griebance or Inconvenience that map happen, on Making oz Keturning the faid Lifts, Every Digh-Constable, Mall Pearly, and every Year, Twenty Days at least, befoze the Feast of St. Michael the Arch Angel, upon Two oz moze Sundays, Fir upon the Door of every Church in which Divine Bervice Mall be Celebrated, within their respective Precincs, a Crue and Eract Lift of all such Persons, hereby intended to be Keturned to the Quarter Selsions of the Peace, as Qualified to Serve on Juries, Pursuant to the Directions aforesaid, and also leave at the same Time, an Eract Duplicate of such List, with the respective Officiating Ministers of each Parish, which Minister is hereby Kequired, upon one of the said Sundays, which shall happen, at least a Week before the said Feast of St. Michael the Arch-Angel, immediately after Divine. Service, to Kead over eractly, and Publish the said Lists to the Congregation then Attending, to the End that Potice may be given of Persons so Qualified, who are Omitted, or of Persons Inserted by Mistake, who ought to be Omitted fons Inferted by Mittake, who ought to be Omitted out of such Lists; And if any Person or Persons, not being Qualified to Serve on Juries, according to the Intention and Direction of this Act, shall find his or their Pame or Pames mentioned in luch Lift, and the Person of Persons, required to make such Lift, Mall refuse to Omit him or them, or think it Doubtful, whether he or thep ought to be Omitted, it Mall and map be Lawful, to and for the Justices of the Peace for the County, at their respective General Quarter-Seffions, to which the faid Lift thall be Keturned, Demons, to which the law Litt igal be Meturned, upon Satisfaction given them, by the Oath of the Party Complaining, or other Proof that he is not Qualified to Serve on Juries, as this Act Gequires, to Order his or their Pame or Pames, to be Struck out or Omitted in such List, when the said List shall be Entered in a Book, to be kept by the Clerk of the Peace for that Purpose; As also, to Juster in such List, the Pame or Pames, of such Person or Persons, as, upon due Cramination and Proof bestore

fore them, Mall be found to be dulp Qualified, according to the Intention of this An, and Omitted by fuch Digh-Constable; and when Duplicates of the faid Lift thall be Delivered or Cransmitted, by the Clerk of the Peace, to the Sheriff of each respective County, or to his Under Sheriff, in such Manner as esoresaid, such Sheriff or Under Sheriff, shall immediately take Care, that the Names of the Persons contained in such Auplicates, shall be Faithfully Entered Alphabetical lp, with their Additions and Places of Abode, in fome Book of Books, to be kept by him of them for that Purpole; And that enery bigh sheriff, Clerk of the Peace, or Digh Constable refpenibely, neglening his Duty herein, thall be fined by the Judges of Allize, in any Sum not exceeding Ten Pounds, noz

Allize in any Sum not exceeding Cen Pounds, noziels than Forty Shillings; Which laid Fines, when Impoled, the laid Judges are hereby required to Estreat into Dis Majelly's Court of Exchequer.

And be it further Enacted by the Authority afore laid. That if any Person of Persons tequired by this Art to Make up, keturn, or Give in any such List, or any Ways Concerned therein, shall Missulfully Omit out of any such List, any Person or Persons who Dught to be Inserted, or shall Wissulfy Justet any Person or Persons who Dught to be Amitted, or shall Take any Money or other lies ward for Anatomy or Inserting any Person what ward for Onntting or Interting ann Derfon what: foever ber or then to Offending thall, for eveny Perfon to Omitted or Inferted in futh Hill, Contrarp to the Meaning of this An Forfeit such Sum and Sums of Mandy not Utlacthan the Sum of Pive Pounds? noz Exceeding the Sum of Twenty Pounds as the Auftices at the General Quarter Seffions of the Deace hall thuik fit to Decermine, According to the Mature of the Offence, who are hereby Ampowered and Required on Granimation and Proof of Auch Offence. in a Summarp Map, to Set the faid fine as is befoze Unmted and Appointed; Which fine to Sec and Jupoled, the faid Julices and Clerk of the Peace ate hereby Kequired to Eureat into Dis Ma-

And be at further Enacted by the Authority afores faid, Chat in Case any Sherist or Under Sherist.
Bailist, or other Officer, to whom the Keturn of Juries shall Belong, shall Summon and Keturn any Person of Persons to Serve on any Jury, for Trail of any such Islants so Asociaid, whose Panes is not Inserted in the Duplicates so Delivered or Trails of the Peace of any such Charles of the Peace of the Pe Transmitted, or if any Clerk of Affize or Nisi-prius shall kecord the Appearance of any Person so Summoned and keturned as aforesaid, who did not keally and Truly Appear, Then, and in such Case, the Judges of the said kelpearine Courts, or any Judge or Justice of Affize or Nisi-prius, shall and may, upon Cramination and Proof, in a Summary Wan, Set such Fine or Fines upon such Sherist or Under Sherist, Clerk of Assize or Nisi-prius, sor every such Person so Summoned and keturned as aforesaid, and for every Person whose Appearance shall be so Falsy kecorded, as the said Judges of the said respective Courts, or any Judge or Justice of Assize or Nisi-prius, shall Think Weet, not Erceeding the Sum of Twenty Pounds, and not Less than the Sum of Forty Shillings; Which said Fines so Imposed, the said Judges and Justices are hereby kequired to Estreat Judges and Justices are hereby Kequired to Estreat into his Majesty's Court of Exchequer.

And be it further Enacted by the Authority afores said, Chat no Sherist or Under-Sherist, Bailist, or other Officer or Person whatsoever, shall, Directly or Indirectly, Cake or Receive any Money, or other Resward, to Excuse any Person from Serving, or being Ward, to Ercule any Perlon from Serving, oz being Summoned to Serve on Juries, oz under that Coslour oz Pictence; And that no Bailist, oz other Officer, Appointed by any Sherist oz Under Sherist to Summon Juries, shall Summon any Perlon to Serve thereon, other than such whose Pame is Specified in a Mandate, Signed by such Sherist oz Under Sherist, and Directed to such Bailist oz other Officer, and shall Summon every Person Pamed in such Mandate, by the Space of Sir Days at least, befoze the Time Appointed foz such Jury to Appear; Und if any Sherist, Under Sherist, Bailist, oz other Officer, shall Missfully Cransgress in any of the Cases afozes said, Any Court where such Jury is to Appear, the Judge of Justices of Usis, oz Nisi-prius, may, and is hereby Kequired, on Examination and Proof of such hereby Kequired, on Examination and Proof of such Offence, in a Summary Way, to Set a Fine or Fines upon any Person or Persons so Offending, as he shall Chink Meet, not Exceeding the Sum of Cen Pounds, nor Less than Forty Shillings, Use tording to the Nature of the Offence, to be Estreated into Dis Maistern's Court of Exchequer as afortain

into Dis Majesty's Court of Exchequer, as afozesaid.
And be it further Enaced by the Authority afozessaid, That from and after the First Day of November, One thousand seven hundred and thirty six, even rp Sherist oz other Officer to whom the Keturn of the Venire Facias Juratores, oz other Process for the True al of Causes before the Justices of Assis or Nisi-prius, in

in any County doth or Mall belong, Mall upon his Acturn of every fuch Wit of Venire Facias, (unless in Causes Intended to be Trped at Barr, or in Cases where a Special Jury shall be Struck by Order or Kule of Court) Anner a Pannel to the said Writ, or kule of Court) Anner a Pannel to the said Writ, containing the Christian and Sirnames, Additions and Places of Abode, of a Competent Humber of Jurors, named in such Lists as qualified to Serve on Juries, the Pannes of the same Persons to be inserted in the Pannel annered to every Venire Facias for the Cryal of all Issues, at the same Assists in each respective County, which Pumber of Jurors shall not be less than thirty sir, in any County, nor more than Sirty without Direction of the Judges appointed to go the Circuit, and to Sit as Judges of Assist or Nisi-prius, in such County or One of them, who are respectively hereby Impowered and Kenured. who are respectively hereby Impowered and Kequired, if he or then see Cause, by Order under his or their respective Band or Bands, to Direct a greater or lesser Rumber, and then such Rumber as shall be so Directed, shall be the Rumber to Serve on such Aury, and that the Writs of Habeas Corpora Juratorum or Distringas, subsequent to such Write of Venire Facias Juratores, need not have Inserted in the Bodies of such respective Writes, the Pames of all the Persons constained in such Pannel, but it shall be sufficient to Insert in the Mandatory Part of such Writes respectively, Corpora Seperalium Personarum impannello huic brevi annexo Nominatarum, or Mords of the like Import, and to Ainner to such Writes respectively, Pannels constaining the same Pames as were Acturned in the Pannel to such Venire Facias, with their Additions and Places of Abode, that the Parties concerned in any such Cryals, may have timely Potice of the Jurors who are to Serve thereon, in Order to Make their Challenges to them if there be Cause, and that sor the Making the Securns and Pannels asoresaid, and Annering the same to the respective Write, no other Distringas, Subsequent to such West of Venire Facias Ju-Annering the same to the respective Write, no other fee or fees shall be Caken than what are nowallowed by Law to be Caken, for the Keturn of the the Writs and Pannels Annered to the same, and that the Persons Pamed in such Pannels shall be Summoned to Serve on Juries, at the then nere Amises of Sessions of Nisi-prius, for the respective Counties, to be Pamed in luch Writs and no other; Ann Thing in this or any other Law to the contract norwithttanding.

And be it further Enacted by the Authority alorelaid. Chat the Name of each and every Person, who Hall be Summoned and Junjannelled as asoresaid,

with his Addition and the Place of his Abode, Mall be Meitten on several Difting Pieces of Parthment of Paper, being all as near as man be of equal Size and Bigness, and shall be delivered unto the Clerk of such Judge of Assize of Nisi-prius, who is to Clerk of such Judge of Asize or Nisi-prius, who is to Try the Causes in the said County, by the Sherist or Under Sherist of the said County, or other Officer Acturning the Process, and shall by the Virection and Care of such Clerk be Kolled up, all as near as may be in the same Manner and Put together in a Bor or Glass, to be Provided for that Durpose, and when any such Cause shall be brought on to be Tryed, some Indistreent Person by Direction of the Court, may and shall in Open Court draw out Twelve of the said Parchments or Papers, one after another, and if any of the Persons, whose Pannes shall be so Drawnshall not Appear, or shall be Challenged and Set aside, then such surther Pumber, until Twelve Persons be Drawn, who shall Appear, and after all Causes of Challenge shall be Allowed as Fair and Indistreent, and the said Twelve Persons so sirit Orden, Appearing and Approved as Indis Fair and Indisterent, and the laid Twelve Persons so first Drawn, Appearing and Approved as Indisferent, their Names being Marked in the Pannel, and they being Sworn shall be the Jury to Try the said Cause, and the Pames of the Persons so Drawn and Sworn, shall be kept apart by themselves, in some Bor or Glass to be kept sor that Purpose, till such Jury shall have Given in their Derdict, and the same is Aecorded, or until such Jury shall by Consent of the Parties or Leave of the Court be Discharged, and then the same Rames shall be kolled up again and keturned to the somer Bor or Glass, there to be kept with the other Rames shall be kolled up again and keturned to the somer Bor or Glass, there to be kept with the other Rames shemaining at that Time Undrawn, and so totics quoties as long as any Cause remains then to be Erped, Provided always, That if any Cause shall be brought

Provided always, That if any Cause shall be brought on to be Tried in any of the said Courts respectively, before the Jury in any other Cause shall have brought in their Derdit or be Discharged, it shall and may be Lawful for the Court to Geber Twelve of the Actions of the said Parchments or Papers, not containing the Pames of any of the Jurys, who shall containing the names of any of the Jurozs. who chall not have to brought in their Verdict or be Discharged, to be Deawn in such Manner as is aforefaid, for the Tryal of the Cause which thall be brought on to be

Erted. And be it further Enacted by the Authority afores said, Chat every Person of Persons, whose Pame's Pames shall be so Drawn as aforesaid, and who shall not Appear after being opensy Called Three

Times,

Times, Mall, upon Dath made by some Credible Perfon, that such Person to making Default, had been lawfully Summoned, fozfeit and Pap, foz every Default in not Appearing upon Call as aforesaid, (unless some reasonable Cause of his Absence be Proved by Dath or Affidabit, to the Satisfaction of the Judge who fits, to Try the laid Caule luch fine or fines, not exceeding the Sum of Twenty Pounds, and not less than forty Shillings, as the said Judge shall think heasonable to Instit or Impose for such Default; Which Fine so Imposed, the Judges are hereby required to Estreat into Dis Majesty's Court of Exchequer, Provided always, that where a Diew shall be allowed in any Cause, that in such Case, six of the Jurors named in such Pannel or more, who shall be mutually Consented to by the Parties or their Attornies on both Sides (or if they cannot agree, shall be Ramed by the proper Officer of the respective Courts of King's-Bench, Common-Pleas or Exchequer at Dublin, for the Causes in their respective Courts) shall have the Diew, and shall not be Challenged off, but they, or such of them as Appear, shall be first Sworn upon the Jury to Try the said Cause, before any Orawing as aforesaid, and so many only shall be Drawn to be added to the Diewers who Appear, as shall after all Defaulters and the Sum of Twenty Pounds, and not lefs than for ers who Appear, as thall after all Defaulters and Challengers Allowed, make up the Mumber of Twelve, to be Swozn for the Tryal of any such Cause.

And whereas, notwithstanding the Provision made in this Act to compel Jurors to Appear, it may happen that a sufficient Number of the Jurors returned

may not Appear after legal Challenges; Be it Enaced by the Authority aforelaid, Chat a Tales may be Granted and Keturned as hath been herestofore used and accustomed; Any thing herein contained to the Contrary thereof in any wife notwithstands

and whereas for Tryals of Caules upon Writs of Nisi-Prius, the Sherists do Keturn a Competent Rumber of Jurozs, but it often happens that many of the said Caules which are brought down for Tryal, do not go on to be Tried at the first Assiss, but are brought down again to be Tried again at some other Subsequent Assiss, whereby the Jurozs returned to Try such Caules, are compelled to Attend at several Assiss, for Tryal of one and the same Caule, to their very great Expence and Trouble; Be it surther Enaced by the Authority asociaid, That if at any Time after the Commencement of this Ass, any Plaintist or Demandant in any Cause between Party and Party, Depending in any of the King's Courts at Dublin, which

which shall be at Issue, shall sue forth any Writ of Venire Facias, upon which any Writ of Habras Corpora or Distringas with a Nisi-Prius shall Issue, in Order to the Crial of such Issue at the Assiss, or the Sittings in the Court of King's-Bench, Common-Pleas or Exchequer, in or after Term for Tryal by Nisi-Prius, and that such Plaintist or Demandant shall not Proceed to the Tryal of such Issue at the said sires Assiss, or nert Sitztings in the said Courts, after the Teste of every such Mort of Habeas Corpora or Distringas with a Nisi-Prius, then, and in all such Cases (other than where Diews by Jurors shall be Directed, the Plaintist or Demandant, whensever he shall think sit to Try the said Tourts, shall sue forth and prosecute a new Mort of Venire Facias, Directed to the Sherist or other setuming Officer, which Mort being duly setuened and Filed, a Mort of Habeas Corpora or Distrings with the Nisi-Prius shall Issue thereupon story which the United and Filed, a Mort of Habeas Corpora or Distrings with the Nisi-Prius shall Issue thereupon story which the United and Filed, a Mort of Habeas Corpora or Distringas with the Nisi-Prius shall Issue thereupon story which the United and Demandant Mall Issue thereupon which the Plaintist and Demandant map proceed to Tryal, as if no former Mort Cause, and so Tryics Ounties are the Tase shall been Protecuted or Filed in that Cause, and

customed Fees shall be taken and no moze as in the Case of the Pluries Habeas Corpora oz Distringas with the Nisi-Prius) upon which the Plaintist and Demandant map proceed to Tryal, as if no somer Writ of Venice Facias had been Prosecuted or Filed in that Cause, and so Totics Quoties as the Case shall require.

And if any Desendant or Tenant in any Action despending in any of the said Courts, shall be minded to bring to Tryal any Issue jouned against him, when by the Course of any of the said Courts he may Lawfully do the same by Proviso, such Desendant or Tenant, shall or may, the Issueble Term nert preceding such intended Tryal, to be had at the nert Assists or Sittings in the said Courts, sue out a new Venire Facias to the Sherist or other Seturning Officer by Proviso, and prosecute the same by Write of Habeas Corpora or Distringas with a Nisi-Prius, as the Matter shall resulte, and so Totics Quoties as the Matter shall resulted, and so Totics Quoties as the Matter shall resulted.

And be it also Enacted and Declared, by the Authority asocesaid, Chat every Writ of Venire Facias, and expery Writ of Habeas Corpora or Distringas with a Nisi-Prius, Sued out and Prosecuted according to the Purport and Direction of this Act, and all Cryals, Entries and Proceedings thereupon shall be Good and Warrantable by Law, and not be Erroneous or be Assigned or Assignable sor Error; Any somer Law or Usage to the Contrary thereof in any wife notwithstanding.

Diovided always, that nothing in this Act contains ed, shall Extend, or be Construed, to Qualify any Persons [8] 21

sons of the Popish Keligion, to Serve on any Jury in such Cales, where, by An Act for Explaining and Amending an Act, Instituted, An Act to Prevent the further Growth of Popery, Made in the Eighth Pear of the Keign of Per late Majesty Queen Anne, or by any other Law now in Being, such Persons are rendered Ancapable of being Juross, or to Serve on Juries, or on the Cryals of any Mues, or any Action Depending in any of the Courts above mentioned, where such Action np of the Courts above mentioned, where such Action of Suit is Commenced and Carried on, by a Protest ant against a Papist, or a Papist, against a Protest ant : In which Cases, it shall and map be Lawful, to Challenge any Papist Keturned as a Juroz, to Crp the June in any such Case, and Assign for Cause, Chat the Person so Keturned to Serve, is a Papist or Keputed Papist; Which Challenge, the said Justice, Judge or Judges, before whom the same is to be Cryed, shall Allow, if Proved, and Adjudge the same to be a Good and Legal Challenge; Any Ching in this Act contained, or in any former Law, to the Contrary hereof in any wise, notwithstanding.

And be it further Cnamed by the Authority aforesaid, Chat this Act shall be openly head at every General Quarter. Sessions, to be Polden for every County, during such Time as this Act shall Continue in Force.

And be it further Cnamed by the Authority aforesaid, Chat this Act shall Continue and be in Force, and the Cimenty ninth Day of September, which shall be in the Pear of our Lord, One thousand seven hundred thirty nine, and to the End of the then next Session of Parliament, and no longer.

sion of Parliament, and no longer,

CHAP. IV.

An Act for the further Encouragement and Improvement of the Flaxen and Hempen Manufactures.

When the Packing of Hemp: for Kemedy thereof,

De it Enacted by the king's Most Ercellent Majesty, by and with the Advice and Consent of the Lozds Spiritual and Tempozal, and Commons, in this Present Parliament Assembled, and by the Authority of the same, Chat from and after the First Day of May, One thousand seven hundred and thirty six, it shall and may be Lawful for the Trustees Appointed for Encouraging the Pempen and Flaren Manusatures of this kingdom, or any Five or more of them, to Licence and Appoint such, and so many Fit and Proper Persons in such Places of this kingdom, as they shall Judge most Convenient, to View, Eramine and Weered for that Drest Demp as shall be Produced and Offered for that Durpole; And is such Person so Licenced, shall and may Pack and Make up the same, and Mark on each Package the Weight of the Demp therein Contained, and Seal or Stamp the same with the Name of such Packer, and the County in which he sesses, or such other Jupression as the said Trustees shall think sit to Appoint; For all which, such Packer shall and may Demand and Take any Sum to be Appointed by the said Trustees, not exceeding Sir Pence sor the phundred Weight of Pemp so Packed and Marked; And if any Person or Persons being Aicenced as asoresaid, shall Seal or Stamp any Package of Pemp that is not Merchantable, or shall Mark the same with a Steater Weight than such Package Contains, such Person or Persons so Offending, shall Forseit, to the Person or Persons shat shall be Dammssed by Wurfield Demp, the Sum of Sir Shillings sor every Hundred Weight of such Package to Stamped or Marked as asoresaid, on Conviction before a Justice of the Peace or Chief Magistrate, within their respective Juridictions,

risolitions, on the Dath of One or more Credible Witness or Witnesses; Which Dath, such Justices of the Peace, and Chief Magistrates, are hereby Impowered to Administer; And they are also hereby Impowered to Pear, and Finally to Determine such Offences; Such Penalties to be Levied by Warrant of such Justice of the Peace or Chief Magistrate, together with Twelve Pence for the Constable, who shall Execute the same, by Distress and Sale of the Offenders Goods; And all such Packers shall be Subject to such kules, Orders and Directions, as the said Trustees, or any five or more of them, shall think fit, Provided the same be not Contrary to this Ut; And the said Trustees, or any five or more of them, shall be Impowersed to Administer to every such Packer, as aforesaid, such Oath as they shall think Proper, sor the Faithful Execution of the said Office.

That if any Person or Persons from and after the First Day of August. One thousand seven hundred and thirty sir. Hall Sell or Expose to Sale One Hundred Weight or any greater Quantity of Dressed Demy of the Growth of this kingdom, not being Backed and Warked as aforesaid, all such Demy shall be Forseit ed to the Person or Persons, who shall Seize the same; And it shall and may be Lawful, to and for any Person or Persons, to Seize and Carry the same before any Indice of the Peace or Chief Magistrate, within their respective Jurisdictions, who are hereby Impowered upon the Confession of the Parties, or the Dath of One or more Credible Witness or Witnesses, (which Dath they are hereby Authorized to Administer) to Hear and Finally to Determine the same, and to Condemn or Discharge such Demy so Seized as associate; And that if any Person shall Counterfeit any such Seal or Stamp, every such Person being thereof Rawfully Convicted, shall Jurur and be Subject to the same Pains, Penalties and Punishments, as in and by an Act, made in the Sixth Pear of the Teign of His late Majesty king George the First [Intituted. An Act for the better Regulating the Buying and Selling of Yarn and Cloth, and suther Improving the Hempen and Flaxen Manusactures of this Kingdom) are Instituted sor Counterfeiting the Seal or Stamp, thereby Directed to be Set or Fired to Bleached Linen Cloth.

And whereas, by an Act made in the Second Pear of Dis late Majetry king George the First, [Intituletd, An Act for Continuing the Encouragement, Given by for-

mer Acts of Parliament to the Flaxen and Hempen Manufactures, and for the further Improvement and Regulation of the same, a Præmium of Two Pence per Pard so the Cheaper, and Four Pence so Main-Sail Canvas, was given to the Exporter so the Term of Ten Pears; inhich by another Act made in the Tenth Pear of His late Majesty King George the First, [Intituled, An Act sor Amending the several Laws now in Force, for the Encouraging the Hempen and Flaxen Manufactures in this Kingdom, and for the further Improvement thereof] was Continued so a surther Term of Cight Pears, from the End of the said Term of Ten Pears; And which by another Act made in the Seventh Pear of the Reign of his present Majesty [Intituled, An Act sor the surther Regulation and Improvement of the Flaxen and Hempen Manufactures] is continued until the Twenty fifth Day of December, in the Pear of Our Lord One thousand seven hundred and soft four, and from thence to the End of the then next Session of Parliament; And whereas by the said sall section of Parliament; And whereas by the said sall section of Irish Denny, made into Main-sails or Top-sails, as are given by the said sected Acts for Sail-cloths Exported; And whereas great Frauds have been Committed in Obtaining the said Præmiums, by Obtaining the Præmium more than once sor the same Sail-cloth; For Kennedy whereas;

Be it further Enacted by the Authority aforesaid, That from and after the First Day of May, One thousand seven hundred and thirty sir, no Person what soever, shall be Intitled to any Premium, for any Cany vas or Sail-Cloth made into Sails, or for any Cany vas or Sail-Cloth whatsoever, other than such Sail-Cloths as shall be Produced to the Proper Officer of the Custom-House, at the respective Ports, in one whole or intire Bolt or Piece, Containing Thirty Sir Pards at the least, which shall be then Cut thro' the Midele by the Officers, before whom it is Produced, who are hereby Required and Authorized to Cut the same; Any Thing in the said Kecited Acts contained to the contrary notwithstanding.

And for the further Encouragement of the Pempen Manufacture of this kingdom; Be it further Enacted by the Authority aforelaid, That from and after the faid First Day of May, One thousand seven hundred and thirty six, the same Præmiums shall be given, in the same Manner and for the same Term of Pears, and under the same Conditions and Limitations, for all Candas or Sail-cloth made or to be made in this king.

kingdom, of hemp of the Growth thereof, which shall be Entred at any Custom-Poule of this kingdom, for home Consumption, as by this and the said recited Aus are Given and Enaced for Sail-cloth Exported, which Entries the proper Officers of the several Custom-Poules of this kingdom are hereby sequired to make.

And for the further Kegulation of Lappers and Packers, Be it Enacted by the Authority aforesaid, Chat from and after the First Day of May, One thousand seven hundred and thirty sir, if any Lapper shall Lap or Stamp any Linen-cloths, or any Packer of Denip shall Pack or Stamp any Package of Denip after Postice that his Seals or Stamps are ordered by the said Crustees, or any First or more of them, to be Given up, or not to be surther Used by him, every such Lapper or Packer shall, for every such Offence, Forseit the Sum of Five Pounds, to be recovered by any Person who shall Sue sor the same by Civil Bill, in the County where such Lapper or Packer shall sessed, at the next Assiss, and in the Counties of the City of Dublin, and County of Dublin, at the next General Quarter Sessions of the Peace, with the like Kemedy of Appeal as is now Used and Practiced in other Cales by Civil Bill, and that in every such Swit by Civil Bill, an Advertisement sor that Purpose, Published Two several Times successed in the Dublin-Gazette, shall be sufficient Evidence against the Defendant of such Beder, and of Morrie thereof; And that is any Lapper or Packer shall Sell or Lend his Seals or Stamps, or suffer the same to be Used by any of the Person whatsoever, such Uspill, in like Manner as is herein before Directed.

And for the more Effectual of Frauds Committed by Weavers; Be it Enacted by the Austhority aforesaid, Chat from and after the said First Day of May, One thousand seven hundred and thirty six, If any Weaver shall Imbezel, or Convert to his own use, any flaren or Hempen Parn, Delivered, or that shall be Delivered to him to be Woven, such Weaver, over and above the Penalty Instituted on such Offences, by the said recited Ax, Made in the Second Pear of the Keign of His late Majesty King George the First, being sawfully Conviced of such Offence, in the Manner Directed and Appointed by the said recited Ax, shall,

shall, sor the First Offence, Forseit and Pay to the Party Aggriebed, the Sum of Forty Shillings, or suffer Three Months Jinprisonment, at the Discrettion of the Magistrate before whom he shall be Convicted; And for the Second, and every other Offence, shall, upon Conviction in like Manner, Forseit and Pay the Sum of Three Pounds, or suffer Sir Months Jimprisonment.

And for the better Erecution of the Laws relating to the Dempen and Flaren Manufactures; Be it Ensaced by the Authority aforesaid, That from and after the said First Day of May, One thousand seven hundred and thirty six, the said Trustees, or the Major Part of them, that shall be present at any of their Meetings, such Majority not being less than Three in Rumber, shall have such like Powers within the County of the City of Dublin, and County of Dublin, as are given to Justices of the Peace and Chief Majority respective Jurisdictions, by this and the several other Aus that have been Made in this kingdom, sor Encouraging the Dempen and Flaren Manusactures, in Kelation to the Administring of Oaths, and Dearing and Determining Offences, concerning the Dempen or Flaren Manusactures, and the Instituting of Punishments, and Lehping Penalties and Forseitures sor such Oscences.

And whereas Kubbing-Boards, that have Kough of Indented Surfaces, are found very Prejudicial in Bleaching, by Fretting and Wearing the Cloths. For Kemedy thereof; Be it Enacted by the Authoristy aforesaid, Chat from and after the First Day of August, One thousand seven hundred and thirty six, If any Bleacher of Linen-Cloths, shall like or suffer to be Used, by any of his Servants or Morkmen, any such Kubbing-Board as aforesaid, in Mashing or Kubbing his Cloths, such Bleacher shall, for every such Offence, Forseit the Sum of Ten Pounds to the Informer, on Proof thereof made before any Justice of the Peace or Chief Magistrate, within their respective Jurisdictions, by the Dath of one or more Credible Mitnels or Witnesses, which Dath every such Justice of the Peace and Chief Magistrate, are hereby Impowered to Administer; And they are also hereby Impowered to Administer; And they are also hereby Impowered to Raminister; and finally to Determine such Offences, the said Penalty, together with One Shilling to the Constable who shall Erecute the Warrant, to be Levied by Warrant of such Justice of the Peace or Chief Magistrate, by Tistrels and Sale of the

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the Offender's Goods; And the finding of any such Rubbing Board, in any Buck-Pouse or Bleach-Pard, thall be sufficient Evidence, that the Owner of such Buck-Pouse or Bleach-Pard, used such Kubbing-Board as aforesald.

Provided always, That if any Person shall think himself Aggrieved by any such Determination of such Justice or Chief Magistrate, he may Appeal to the Justices of the Peace at their nert Quarter. Sessions, to be Held for the said County where the Offence was Committed, who are hereby Jupowered, finally to Pear and Determine such Appeal.

CHAP. V.

An Act for the more Effectual Assigning of Judgments, and for the more Speedy Recovery of Rents by Distress.

W and Statutes Merchants, are frequently Misgeney for Paluable Considerations, and to Protect the Putchale of Chates, but are no more than Equitable Scenrities in the Pands of the Assignees: And whereas Assignees of such Judgments, Statutes staple or Statutes Merchants, as the Law now kands, cannot Nevive or Discharge the same in their own Pames, but in the Pame of the Conusees of such Judgments, Statutes Staple or Statutes Merchants, or their kepresentatives, which is often attended with very great Inconveniences, and the Converse map, after such Assignment, enter Satisfaction on the Kerord of the said Judgments, Statutes Staple or Statutes Merchant, without the knowledge or Consent of the Assignee; For Kemedy where of

Be it Enaced by the king's Most Excellent Majes, by and with the Addice and Consent of the Lords Spiritual and Composal, and Commons in this present Parliament Assembled, and by the Authority of the same, Char from and after the First Day of next Easter-Term, where any Connse or Connses of a Judgment or Judgments, Statute-Staple or Statute-Merchant, his, her or their Executors or Administrators, shall Asign the same to any Person or Persons whatsoever, such Connses or Connses, his, her, or their Executors or Administrators shall also person their Executors or Administrators shall also person their Pand, and Seal upon Parchment or Destand, Attested by Ewd or more credible Wrenestes, which Memorial shall contain the Panne or Pannes, and Addiction of the Person or Persons Asigned such Indonestes to whom the same spanes of the Person or Persons to whom the same spanes of the Person or Persons to whom the same spanes of the Person or Persons to whom the same spale or Statute Herchant, the Panne or Rames of the Person or Persons to whom the same spale or Statute Herchant, the Panne or Mannes of the Person or Persons to whom the same spale or Statute Same or Amone mentioned in such Asignment or Amone mentioned or Amone mentioned or Amone mentioned or Amone

Statute Staple of Statute Merchant, with the Dap and Pear when such Assignment of Assignments is, are, was of were Perfected, and that One of the Witnesses to such Memorial, who shall be a Witness to the Assignment of such Judgment of Judgments, Statute Staple of Statute Merchant, shall Make an Affidavit at the Foot of such Memorial, of the True Perfection of such Assignment and Memorial before the respective Officer of Officers where mozial, befoze the respective Officer oz Officers where statute Merchant, is, are of thall be Entered, his of their Legal Deputy of Deputies, of before ann one of the Judges of the Four-Courts in Dublin, og before any one of the Judges of his Majelty's Courts at Westminster, who are respectively hereby Ampom ered to Take luch Affidavit oz Affidavits, which Me mozial and Affidavit, shall be Lodged in the proper Office where such Judgment or Judgments, Statute Staple or Statute Merchant, is, are or shall be Entered; And the several Officers of the said statute Stapit of Statute Arter and, is, are of thall be Entered; And the several Officers of the said Courts, are hereby Kequired, to Enter such Memorial of such Assignment, Statute Staple or Statute Merchant, in a Koll or Kolls of Parchment or Dellum, to be Kept for that Purpose, in such respective Office or Offices, where such Judgment or Judgments, Statute Staple or Statute Merchant, is, are or shall be Entered; And such Officer or Officers, is and are hereby Kequired, to Indoorse on such Assignment or Assignments, the Day of the Month, and Kear, and Hour of the Day, whereon such Memorial or Memorials was or were so Lodged and Probed; And sor the more Casp and Speedy Method of sinding such Assignment or Assignments, such respective Officer or Officers, shall Enter the Number and Koll, where such Assignment or Assignments, such respective Judgment or Judgments, Statute Staple or Statute Merchant so Assigned; For all which Indoorsements, Entries and Assigned; Shillings and Eight tive Memorial, the Sum of Six Shillings and Eight Pence Mall be Paid, and no more.

And he it further Enacted by the Authority afores said, Chat from and after such Cime, as such Mesmorial or Memorials, of such Assignment or Assignsments, shall be Entered on such Koll as aforesaid, it shall and may be Lawful, for the Assignee or Assignees, of such Judgment or Judgments, Statutes Staple or Statutes Merchant, his, her or their Ersteutors, Administrators or Assigns, and for no other Person or Persons whatsoever, to Kevive such Judgs.

ment of Judgments, Statute Staple of Statute Merchant, from Time to Time, in his, her of their own Pames, and take out one of more Execution of Executions on the same, in the Pame of Pames, of such Affiguee of Affiguees, his, her of their Executors of Administrators, and to Sue forth Execution of Executions thereon, Acciding the Special Matter, and also to Discharge of Release the same, and also, in his, her of their own Pame of Pames, to Enter Hatisfaction on the Accord of such Judgment of Judgments, Statute Harnhant, in as full and Ample Manner, to all Intents and Purposes, as if the Conuse of Conuses, of such Judgment of Judgments, Statute Staple of Statute Merchant, his, her of their Executors of Administrators, Could of Might do, and that the Conusor of Conusors, of such Judgment of Judgments, Statute Beautoff, his, her of their Executors of Administrators, Administrators of Alfigues, plead Papment, Specially to such Affiguee of Affigues, Plead Papment, Specially to such Affiguee of Affigues, Plead Papment, Specially to such Affiguee of Affigues, and that such Affiguee of Affigues, their Executors of Affiguents, that he Proved and Registerd in the respective Offices, in Panner as associated, And such Affiguent of Affiguees, map Achive and Sucout Execution of Executions, in their own Panne of Rames, and Oischarge and Acknowledge Satisfaction on such Judgment of Judgments, Statute Staple of Statute Merchant, in Panner asocialis; And such Amended of Statute Merchant, in Panner asocialis; And such Amended of Statute Merchant, in Panner asocialis; And such Amended of Statute Merchant, in Panner asocialis; And such Amended of Statute Merchant, in Panner asocialis; And such Amended of Statute Merchant, in Panner asocialis; And such Misser of Lusion to the Contrary in any wise, norwithstanding.

Provided always, Chat the Conusor or Conusors of such Judgment or Judgments, Statute-Staple or Statute-Merchant, his, her or their Heirs, Cretuiors or Administrators, shall have the same Kemedy and Defence, both in Law and Equity against the Assignee or Assignees of such Judgment or Judgments, Statute-Staple or Statute-Merchant or his, her or their Kepresentatives, which he, she or they could or might have had against the Conuser or Commerces of the same, his, her or their Kepresentatives, in Case no such Assignment or Assignments had been

made.

And be it further Enacted by the Authority afores said, Chat it shall and may be Lawful to and for the Assignee or Assignees of any Indoment or Judgsments, Statute Staple or Statute Merchant, already Assigned, his, her or their Erecutors or Administrations

ozs, to Petfect such Memocial in Mannet all afdies said, and to have the same Entered, and to have the same Entered, and to having and but one Execution of Executions, and to Accumulate of Adames, and Ansigns such Indigment or Indigment. Seasettle Staple of Statute Aerichant, inclaimer assistates that experience, inclaimer assistates and whereas the Geineby so; second the Lands Charges grades therewith, is Ledous and District, in pleasers of kent, by Taking a District upon the Lands Charges grades therewith, is Ledous and District, in the not Charges belong to thuse the Eitle to the Lands, troin him who was desired in free and to Product Debts that no Mannet desired in free and to Product Debts that no Mannet desired in free and to Product Debts that no Mannet and after the last Dam of Ease-Cerps next, where any Districts of Districts shall be Taken by any Tannsond or Nainthonds, Leston of Lestons, so, where any Districts of Lette then Day, or that that thereafter became of the them of the Lands of Briting, Preporting a Bennie of any Lands, Concernites or Decentratives of kent then Day, or these, so, there is a feel with this Lingdom, whereon any here has been Daid by the Centant, who that he in Postessian of the Lands of the Lands is not the any Cantellor, or the that the Cantellor, or by any Pecton under whom titly Centant Claims where the Cule to the Lands is not the any Cantellor, or her districts or Districts; It shall and may be the first District of the Lands of the Lands of the Lands of the Continues of Postescopy, to Set loops only that he was seized of Postescopy, to Set loops only that he was seized of Postescopy, to Set loops of the first lands. Cententally and Freeze in few of the Lands, Cententally and Freeze in few of the land settles, that have been Pado from the Continues of the Cantellors for Postescopy and the theory of the Continues of Districts of Districts of Districts for Districts for Districts of Districts of

in the Deed of Aelease, that he Deemed and Cantent to be Juli and Sufficient Evidence of firely Reale.

Provided always, that this An that he, and Constituted Force main the First Day of May, which half he in the Bear of our Long, Our chisaland leven hundred and forty, and to the End of the their next Senton of Desired ment, and no longer.

C. H. A. P. Burffament, and no longer.

CHAP. VI.

An Act for Continuing and Amending several Statutes now near Expiring.

W and Statutes, herein after Mentioned, are found by Experience, to be of General Me, and fit to be Constinued but are now near Expiring; Be it Enacted by the Ling's Molt Excellent Majely, by and with the Advice and Consent of the Looks Spiritual and Cempoial, and Commons in this Present Parliament Meinbled, and by the Authority of the same, That One Act of Parliament Made in this Lingdom, in the Seventh Pear of the Leign of his late Majely King William the Third, Intituled, An Act for the better Suppressing Tories, Robbers and Rapparees, and for Preventing Robberies, Burglaries and other Heinous Crimes; And also one octher Act, Made in the Kinth Pear of the Keign of his said late Majely King William the Third, Intituled, An Act to Supply the Deiects, and for the better Execution of an Act Passed this present Session of Parliament, Intituled, An by Greenence, to be of General MR and fit to be Conan Act Passed this present Session of Parliament, Intituled, An Att for the better Suppressing Tories and Rapparees, and for Preventact for the better Suppressing Tories and Rapparees, and for Preventing Robberies, Burglaries, and other Heinous Crimes; And also one other Act, Made in this Kingdom, in the Sirth Rear of the Reign of Ber late Majest Queen Anne, Instituled, An Act for Explaining and Amending Two Several Acts, against Tories, Robbers and Rapparees; And also, so much of one other Act, Made in this kingdom, in the Fourth Ptar of the Reign of Dis late Majesty King George the First, Intituled, An Act for Reviving, Continuing and Amending, Several Statutes Made in this Kingdom, heretologe Temporary, as Relates to the Apprehending and Killing Proclaimed Tories or Robbers; So far as the laid Atts, or any of them, are not Altered or Changed, by an Att Made in the Sirth Pear of Dis late Majely Ring George the First, Intituled, An Act for the Better and more Effectual Apprehending and Transporting of Felons and others, and for Continuing and Amending Several Laws Made in this Kingdom, for Suppressing Tories, Robbers and Rap-Made in this Kingdom, for Suppressing Tories, Robbers and Rapparces; And also one other An, Made in the Eighth Bear of the Reign of his fain late Majetty King George the First, Inticuled. An Act for Amending an Act, Inticuled, An Act for the Better and more Effectual Apprehending and Transporting Felons and others, and fon Continuing and Amending Several [8]

Laws Made in this Kingdom, for Suppressing Tories, Robbers and Rapparees; and also to Prevent the Listing of His Majesty's Subjects to Serve as Soldiers in Foreign Service, without His Majesty's Licence; As also, so much of one other Act, Made in the Chird Mear of the Keign of Dis Declent Majesty, Intituled, An Act for the more Effectual Preventing and surther Punishment, of Forgery, Perjury, and Subornation of Perjury, and to Make it Felony to Steal Bonds, Notes or other Securities for Payment of Money; and for the more Effectual Transporting Felons, Vagabonds and Others, as Kelates to the Transporting Felons, Vagabonds and Others, as Kelates to the Transporting Felons, Dagabonds and Others, and Penalties, therein respectively Contained, with the Alterations and Additions Made in and by this Act, shall Continue, and be infull Force and Effect, until the Twenty fifth Day of March, which shall be in the Bear of Our Tood, One thousand seven hundred and fifty seven, and from thence to the End of the then next Session of Parliasment.

And whereas in and by the aforesaid Act made in the Sirth Pear of the Keign of Per sate Majesty Queen Anne, it is Enacted, That upon the Presentment of the Grand-Juries at the Assizes, or at the General Quarter-Sessions of the Peace, of the respective Counties of this Kingdom, of any Loose and Idle Vagrants, or of such as will not Work and Betake themselves to an honest Livelihood, or of Loose Persons of Insamous Lives and Characters, such Person or Persons so Presented, were to be sent to Goal, and there to remain without Bail or Mainprize, until they were sent on Board Her Majesty's Fleet, or to some of Her Majesty's Plantations in America, unless they gave sufficient Security to be of the Good Behaviour; Which Power given to the Grand Juries at the Standard Ruarter Sessions Deld so the several Counties of this Kingdom, hath been sound to be Inconvenient.

And whereas there are great Numbers of Loofe, Idle Dagrants, and of Loofe Persons of Insamous Lives and Characters, in the County of the City of Dublin, and County of Dublin, to the Disturbance of the Peace, and Annopance of the said Counties; For Kemedy thereof,

Be it Enacted by the Authority aforesaid, That from and after the Tenth Day of May, One thousand seven hundred and thirty six, all Loose, Jose Dagrants and such as will not Mork and betake themselbes to an Honest Livelihood, and all Loose Persons of Infamous Lives and Characters, upon the

Dessentment of the Geand-Juries at his Majesty's Court of King's-Bench, of the Geand-Juries at the Selfons of Over and Terminer and Goal-Delivery, Delo in the King's Courts after Term, for the County of the City of Dublin, 0? County of Dublin, who are hereby respectively Impowered to make such Presentments, chall by Groer of the said Courts, or upon Warrants from any of the Judges of the said Courts of Oyer and Terminer and Goal Delivery, 0? any of them, 0? of any Justice of the Peace of the County where such Presentment is made, be committed to the County Goal, and there remain without Bail or Mainprize, until such Person 0? Persons shall be sent on Board Dis Majesty's Fleet, 0? to some of Dis Majesty's Plantations in America, And the Judges or Justices of such Courts respectively, are hereby Authorized to send such Persons to His Majesty's solid Plantations, so, any Cerm not exceeding Seven Hears, unless they give sufficient Security, by Kerogmizance to be of Good Behaviour, before the Judges or Justices of such Courts respectively, or before such Justice or Justices of the Peace of the same County where such Presentment is made, and within such Time as they the said Judges or Justices, by Order of the said Courts, made upon such Presentment. Shall Bominate, Orest and Appoint; And in Case such Person or Persons so Committed to Goal, shall Break Goal, or be at Large in any Part of this kingdom, or shall Keturn from Cransportation, before the Expiration of the Term they are respectively Ordered to be Transported for such Person or Persons Order and Liable to the same Punnishments and Penalties as Oagabonds Ordered to be Transported at the Alssizes are now Subject and Liable to by the Laws now in Force in this Kingdom, and shall be Triable in the like Manner. City of Dublin, og County of Dublin, who are hereby respectively Impowered to make such Presentments, in the like Manner.

And be it further Enacted by the Authority aforesaid, Chat from and after the said Tenth Day of May, One thousand seven seven hundred and thirty six, it shall not be Lawful for the Grand Jury, at any General Quarter. Sessions of the Peace, to be Peld for any County in this kingdom (the County of the City of Dublin, and County of Dublin, Excepted) to Make any such Presentments; But that all Presentments Made by such Grand Juries (Except as before Excepted) and all Orders and Warrants Grounded thereon, shall be Void, and of no Force; Any Law to the Contrary notwithstanding.

And whereas a Doubt hath been Conceibed, Whesther Persons, so Presented by any Grand-Jury, can be Admitted to Craverse such Presentments:

Be it Enacted and Declared by the Authority afores laid, That it shall and map be Lawful, to and for every Person or Persons, so Presented by any Grand-Aury, at the King's-Bench, the Assists, Sessions of Over and Terminer, and Goal-Delivery asoresaid, and General Quarter Sessions of the Peace for the Country of the City of Dublin, and Country of Dublin, to Craverse such Presentment, if he, she or they shall think sit; Which Craverse, shall be Tryed and Destermined the same Term, Assists, Sessions of Over and Terminer, and Goal-Delivery, and General Quarter Sessions of the Peace, in and for the Country of the City of Dublin, or Country of Dublin, in which such Presented are respectively Made, in Case the Persons so Presented are then in Custody, in the Goal of the said Country, or at the next Ensuing Term, faid, That it Mall and map be Lawful, to and for e= the said County, or at the next Ensuing Cerm, Assizes, Semons of Over and Terminer, and Goal-Delisbery, or General Quarter-Semons of the Peace for the Counties asoresaid, according to the Direction of the Judge or Justices before whom such Presentment thall be Made; And in the mean Cime, such Person lo Prefented and Craverfing, Mall continue in Goal mithout Bail or Mainprize, unless he or she shall give Sufficient Security by Accognizance, to be of good Behaviour before such Judge, Justice or Justices as shall be for that Purpose Appointed by Order of the Court, where such Presentment is Made; And in Cale the Person or Persons so Presented, Mall be at Large at the Cime of such Presentment, the Court shall Award Process to Mue against him, her or them, and if they or any of them shall be Apprehends them, and if they or any of them shall be Apprehende en and Caken upon such Process, or by Warrant from any Justice of the Peace of the County, where such Person or Persons shall be to Presented, such Person or Persons so Apprehended, shall be forthwith committed to Goal, there to Kemain without Bail or Mainprize, till the nert Cerm, Asses, Sessions of Over and Terminer, and Goal Delinery, or Quarterly Sessions of the Peace, sor the County of the City of Dublin, or County of Dublin, unless such Person or Persons so Taken, shall give sufficient Security by Recognizance, to be of good Behaviour before such Justice or Justices of the Peace, as the Court at the Time of Awarding Process against him, her or them shall Rominate and Appoint for that Purpose, and not otherwise; And in Case such Person or Persons not otherwife; And in Cafe luch Person of Persons

fo Presented and Apprehended as asocisaid, at the next Term, Asses, Sessions of Over and Terminer, and Goal-Delivery, or General Quarter-Sessions of the Peace, for the County of the City of Dublin, or County of Dublin, shall be found in Goal, and cannot then give Sufficient Security to be of the good Behaviour, or in Case of a Craverse, such Craverse shall be found against him, her or them, that then such Person or Persons shall be Sent on Board his Majesty's Fleet, or be Cransported to some of his Majesty's Plantations in America.

And whereas, Papills in this kingdom, have always in a Time of War with any Popilk State or Prince, kept Private Intelligence with them and other Enemies of this kingdom, by Means whereof, leveral Parts of the Sea-Coalts have been Inselted, and often Insulted by Privateers, chiefly Manned by Irish Papills, who have Kodbed several of Dis Majesty's faithful Subjects of all their Substance, by the Contrivance of other their Popish Friends in this kings dom; for yearenting thereof: Be it Enaced by the Committed during the Time of such War as aforestaid, and Loses Sustained thereby, by any Person or Persons, shall and may be Presented at the next General Assists, for the County where such Kodberty shall be Committed, by the Brand-Jury of such County, after due Potice Given thereof according to the Laws already in Being, in Cases where Persons are Kodbed; And after such Presentment made, such Present shall be made at such Assists for the Kelief of such Person so Kodbed by Privateers as asortaid, and sor the Resimbursing them such Assists for the Relief of such Person so Kodbed by Privateers as asortaid, and for the Kesimbursing them such Assists of all the Popish Inhabitants of the County, where such Kodbery shall be Committed in the same Manner as Money is to be Levied for Robberies by Cories, Kodbers or Kapparees, who are Papills, by any Law now in Being.

And be it further Enacted by the Authority aforesaid, That one Act made in this kingdom, in the Fifth Pear of the Keign of Dis present Majesty, Intituled, An Act for the better Regulation and Government of Seamen in the Merchants Service, be and is hereby further Continued to the Twenty Fifth Day of March, in the Pear One thousand seven hundred forty and three, and from thence to the Eud of the then next Session of Parliament.

And whereas by the last Mentioned Act, it is Enacted, That all Seamen leaving their respective Ships, at their Hiring Port in this Kingdom, shall Forseit one Month's Pay to be Paid to the Biew-Coat Hospital: Whereupon a Soubt hath been Concessed, whether any such Person of Dersons so Absenting themselves from such Ship without Leave, should Incur the above mentioned Forseiture:

Be it Enacted by the Authority aforesaid, that all Seamen Leaving or Absenting themselves, from their respective Ships without Leave from the Merchant, Master, or Owner of such Ship, Hall Jucur the Benalties and Forseitures in the said Act Mentioned, to be Uevied and Applied as therein is Directed.

And he it likewise further Enasted by the Authority aforesaid, Chat such Parts of an Ast of Parliament made in this kingdom, in the First Bear of Pis Majesty's Leign, Intituled, An Act for the more effectual Preventing several Frauds and Abuses committed in His Majesty's Customs and Excise, and for Settling the Rates of certain Goods and Merchandizes, not particularly Valued in the Book of Rates; Ann such Parts of une other Ast made in this kingdom in the Fisth Bear of Bour Majesty's Revenue, as are not Altered or septealed by an Act of Parliament made in the Chird Bear of Bour Majesty's Revenue, as are not Altered or septealed by an Act of Parliament made in the Chird Bear of Bour Majesty's strign, Intituled, An Act for the Encouragement of Tillage, and better Employment of the Poor; And also, for the more Effectual putting in Execution, an Act, Intituled, An Act to Encourage the Draining and Improving of Bogs, and Unprofitable Low-Grounds, and for Easing and Dispatching the Inland Carriage, and Conveyance of Goods from one Part to another within this Kingdom; And also, for laying several Duties upon Coaches, Berlins, Chariots, Calashes, Chailes and Chairs, and upon Cards and Dice, and upon Wrought and Manusactured Gold and Silver Plate, Imported into or made in Ireland, for the Purposes therein Mentioned; And also, for Repealing the Duties Payable upon the Exportation of Wooll, Bay-Yarn, and Woollen-Yarn out of this Kingdom for England: On the Purposes therein Mentioned; And also, for Repealing the Duties Payable upon the Exportation of Wooll, Bay-Yarn, and Woollen-Yarn out of this Kingdom for England: On Amending an Act, Intituled, An Act for continuing and Amending an Act, Intituled, An Act for the better Securing and Collesing His Majesty's Revenue, and also for Pre-

Preventing Frauds in the Collection thereof; Shall Continue in Pull Force until the Twenty Fifth Day of March, in the Bear One thousand seven hundred and thirty seven, and from thence to the End of the then next Section of Parliament.

And he it also Enacted by the Authority asoresaid, That an Act of Parliament made in this kingdom the last Session of Parliament, Intituled, An Act for Continuing and Amending an Act, Intituled, An Act for the more Effectual Preventing several Frauds and Abuses, Committed in His Majesty's Customs and Excise; And for Settling the Rates of certain Goods and Merchandizes, not particularly Valued in the Book of Rates: And for Continuing and Amending an Act, Intituled, An Ast for the better Securing and Collecting His Majesty's Revenue; And also, for Preventing Frauds in the Collection thereof; Shall Continue in Juli Force until the Amenty Fifth Day of March, in the Pear One thousand seven hundred thirty and seven, and from thence to the End of the then next Section of Parliament.

And whereas by an Act of Barliament Made in the Sixth Bear of the Keign of Dis Majeky king George the First, Intituled, An Act for the more Effectual Preventing the Running of Goods, and for the further Preventing Frauds Committed in His Majesty's Customs; It is (amongst other Things therein Contained) Enacted, That where any Goods Exciseable, shall be Unshipped and Landed, out of Small Boats and Vessels, under the Burthen of Fisteen Tuns, not being in Leak or Wreck, before due Entry of such Boats or Small Vessels, and of the said Goods, at the Custom-House or Place Allowed for Landing, where such Boat or Small Vessel shall happen to Unload, or at Unlawful Hours, or without the Knowledge, Privity or Consent of the Proper Officer or Officers, which should have Attended the Unlading of such Goods, all such Boats and Small Vessels shall be Forseited; And whereas the said Provision, is now totally Evaded, by steason that the Boats and Dessels Employed in the Kunning of Goods into this kingdom, are above the Burthen of Fisteen Tuns, For Kemedy thereof, Be it Enacted by the Authority aforesaid, Chat where any Goods Excitable, shall be unshipped or Leak or Wreck, before due Entry Made of such Dessels, or Boats, and of all the said Goods, at the Custom-House or Place Allowed for Landing, where such Dessel or Boats and of all the said Goods, at the Custom-House or Place Allowed for Landing, where such Dessel or Analyse where such Dessel or Boats shall happen to Unship or Unlade, or at Unlawful Hours, or without the Knowledge, Privity and Consent of the Proper Officer

cer of Officers, who should have Attended the Unlabing of such Goods; All such Deslets and Boats, together with their Cackle and Furniture, shall be forfeited, which said forfeiture map be Sued for and Aecovered, in such Manner and form, as is Mentioned in an Alt Made in the Fourteenth Pear of the Keign of King Charles the Second, Intitualed, An Act for Settling the Excise and New Impost upon His Majesty, His Heirs and Successors, according to the Book of Rates therein Inserted; with like Kemedy of Appeal; Which forfeitures, after necessary Charges sirts Deduced, shall be One Moiety thereof to the Mse of Dis Majesty, and the other Moiety to him or them that shall Seize or Sue for the same; Provided always, that the said last Mentioned Clause, shall Be and Kemain in force for the Term of Two Pears, and from thence to the End of the then next Session of Parliament, and no longer. of Parliament, and no longer.

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FOR

Encouraging the Planting of Timber-Trees.

CHAP. VII.

Life, with Kemainders over, have often Improved their Chates by Planting of Timbers Overs, and whereas the Benefit of luch Improved ments by the Laws now in Being, Descends Instirely to the Person nert in Keversion or Kemainder, without any Consideration had for such Improved ment, to the Frequent Impoverishment of Pounger Children, and Kuin of Creditors; And whereas Tesnants in Tail, who have in their Life-time made such Improvements, often Ope without Docking the Instail, by which Means the said Improvements Descending the same Manner, as the Juprovements made by

Tenants for Aife; And whereas many are hereby Greatly Discouraged from Planting Timber-Trees, to the Manifest Brejudice of the Kingdom; To Kemedy therefore the said Mischiefs, and to Encourage Tenants for Aife and in Tail, to Plant Timber-Trees.

Be it Enacted by the King's Most Ercellent Maziesty, by and with the Advice and Consent of the Nords Spiritual and Temporal, and Commons, in this present Parliament Assembled, and by the Aus thority of the same, That if any Person Seized of an Estate for Life, or in Tail, with a Armainder or Remainders over, shall, in his Life-time, Plant on his said Estate, Pak, Ash, Elm, Fir, or any other Timeber Tree, in every such Case, the Executor or Executors, Administrator or Amministrators, of such Tenant for Life, or Tenant in Tail, shall be Intitled to the Mosety of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall be planted for the Property of such Trees, except they shall Denament of Shelter in any Avenue leading to the Mankon Bouk, of in the Walks of any Garden belonging to the Mankon boufe of such Tenant for Life of Tenant in Tail, to be Mecovered from the Person in Possession of the Chate, by Virtue of such Remainder, in Manner following, viz. the said Crecustogs of Administrators shall, within one Pear after the Death of the said Tenant so, Life of Tenant in Tail, take out of the Pigh Court of Chancery, a Writ of Inquiry Directed to the Sheriff of the County where Inquiry, Directed to the Sherist of the County where such Crees Stand and Grow, for the Sealing of which Write shall be Paid one Shisting and no more, Impowering the said Sherist, within One and twensty Days after the Acceipt of the said Writ, to Inquire by a Jury, having first given the Person in Possession of the Chair by Austral Section in Possession of the Chair by Austral Section with his 102 her Guardian 1020 Guardians, if Messding with insthe laid Council, Fifteen Bapes Parice Previous touther Anquier of the Cime and Places of Politics fuch Inquire or if they are not the iding within the Country friely Porice, agree the faib Court of Chandery; that the thought reasonable according to the Circums flances of the Cafe, into the full Daine of fuch Green fo Planted which Daine, when so Micertained, shall be Signed by the Sheriff and Juross, land Acturned that the High-Court of Chancery, the First Day of the chem nore Terms for which Inquiry and Actum, the Sheriff hall Access Thirteen Shillings and Four Pence, and no more; And the Lord Chancel tor shall and map, at any Time within the said

Term, upan Praper or Motion of the Person or Persons; Intitled to the Benefit of the laid Inquiry, or of the Person in Possession of the Chate, by Virtue of such Remainder, by his or their Council, and upon Proof of any Fraud or Corruption, in the said Hyperist or Amore, in Posling the said Inquiry. Scant a Arm Inquiry to be beld within the same Cime, in the same Manner, and at the same Charge as the former. Inquiry: But if no Complaint of such Holl be Made, and he Visallowed by the Court, or is after Complaint made another Inquiryshall be so beld and Certified into Chancery, in Manner as before Directed, the Person or Persons so Intitled to the Benefit of the said Inquiry, shall give Notice to the Person in Possession quirp, Mall give Potice to the Person in Possession of the Estate, by Dirtue of such Kemainder, Fifteen Days at the least, befoze he shall Move for a Decree for a Moiety of the Value of the laid Trees lo Certified as aforesaid, and shall make a Motion by his, her of their Council, in the High-Court of Chancery, and the Loed High-Chancellog, Loed Keeper of Commissioners of the Great Seal, shall, on such Motion, Decree to the said Grecutor of Executors, Administrator of Administrators, One Moiety of the Value so Keturned on the Inquiry, which Decree when Incolled (for the Incolment of which, and Making out of a Copy of the said Incolment, which Copy shall be taken as Evidence in any Court in any Case Concerning the said Moiety shall be Vald Two Cale Concerning the laid Moiety, Mall be Paid Two Tale Concerning the laid Moiety, thall be Paid Two Shillings and Sir Pence and no moze) thall, from the Dap-of-luch Involment, Charge the laid Edate to Descended, as a Judgment in any of His Majesty's Courts, does now Charge an Estate in Feedimple, and thall bear Legal Interest, from the Time of the said Involment; And the said Moiety so Decreed, thall be Assetts in the Hands of the said Executor or Executors, Administrator or Administrators, to be Applied, and be under such Kules of Law, as the other Personal Assetts of the said Tenant for Life or Tenant in Tail. Life og Tenant in Tail.

Provided Revertheless, That if the Person in Possession of the said Estate, by Dirtue of such Kemainsder, shall Chuse to give the One Moiety of the said Trees to the said Executor or Executors, Administrative or Administrators, in kind, then the said Executors, shall be Obliged to Accept of the said Moiety in Kind, he and they having free Jugress, Egress and F2 siegress,

Regrels, for a reasonable Cime, to Cut and Carry as way the said Crees.

Provided also, That if any Person in Possession of any Chate, by Virtue of such Kemainder, shall Cut or Carry away, or Suffer to be Cut or Carried as way, any Trees so Planted, between the Death of such Tenant for Life or Tenant in Tail, and such Inquiry Held; Then the said Crecutor or Crecustors, Administrator or Administrators, shall be Inticted to, and shall have a Decree for the full Value of such Trees, so Cut and Carried away, or suffered to be Cut and Carried away.

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CHAP. VIII.

An Act to Prevent the Fvil, Arising by the Retailers of Beer, Ale, Brandy, Rum, Geneva, Aquavitæ, and other Spirituous Liquors, Giving Credit to Servants, Day-Labourers, and other Persons, who usually Work or Ply for Hire or Wages.

We he as Dann Great Inconveniences have Ariten, and do daily Arite from the Credit utually Siven by ketailers of Strong Beer, Ale, Brandy, kum, Geneba, Aquaditee, and other Spirituous Liquors, to Servants, Dap Labourers, and other Persons, who usually Work or Ply for Hire or Wages, by Means of which Credit, Servants, Dap Labourers, and other Persons, who usually Work or Ply for Hire or Wages, are Induced and Tempted to Aesort too frequently to the Poules or Shops of the Letailers of such Liquors, where they often Drink to Ercels, and thereby frequently kun into Debt, and Lap themselves under the Temptation of Purlopning their Masters Goods, to Discharge such Debts, and do surther by that Means Destroy their Pealth, and kender themselves Incapable of Discharging the Business of their respective Callings and Stations, and are often thrown into Goal, where they Ape in a Milecable and Starbing Condition, to the Kuin of themselves and there families, which Mischiess might be in a great Measure, if not wholly Prevented, it some Kestraint was put upon the Credit usually Given to the Persons asorgesaid, sor such Liquors by the Kestailers of the same : For Kennedy thereof.

Be it Enacted by the King's Most Excellent Masish, by and with the Adduce and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Altembled, and hy the Austhority of the same, Chat no kestailer of Strong-Beer, Ale, Brandy, Kum, Geneba, Aquaditee or other Spirituous Liquors, who shall from and after the First Dap of May, which will be in the Pear of our Lord, One thousand seven hunded and thirty sir, Sell upon Trust or Credit at any Time or Times,

any Strong-Beer, Ale, Brandy, Geneva, Kum, Asquaditee, or other Spirituous Liquors, to any Servant or Day. Labourer, or to any other Person ussually Morking or Plying sor Dire or Mages, to the Amount or Dalue of any Sum of Money, exceeding the Sum of One Shilling, shall be Institled or Dave any Kemedy to Kecover the same, either at Law or in Equity, against any of the Persons asoresaid, their Executors or Administrators, and all Promisory Potes, Bonds or other Writings Obligatory, Siven as a Security sor the Payment of such Dehts so Contracted, are hereby Declared Poid and of no Esset.

And in Case any such Servant or Dap-Aabourer, or other Person or Persons, who usually Work or Ply sor bire or Wages, shall Leave any Pawn or Pledge of any kind whatloever, as a Security for the Papment of any Sum of Money, exceeding the Sum of One Shilling, Contracted in such Manner as aforesaid, such Servant or Day Labourer, or any Person or Persons usually Working or Plying sor Hire, map Complain to the Chief Magistrate of any City or Cown Corporate, or to any Instice of the Peact of the County, County of a City, or County of a City, or County of a Cown, where such Retailer of Beer, Ale, Brandy, kum, Geneva, Aquaditee, or other Spirituous Liquors, usually Resides, that such Pledge or Pawn is Detained from him or her, by such kertailer of Beer, Ale, Brandy, Kum, Geneva, Arguaditee, or other Spirituous Liquors, and having made Proof thereof upon Oath, it shall and man be Lawful to and sor the asoresaid Chief Magistrate or Judice of the Peace, and he is hereby Impowered and Required by Warrant under his Pand and Seal to Compel such Ketailer of Beer, Ale, Brandy, Kum, Geneva, Aquaditee, or other Spirituous Liquors, by Distress and Sale of his Goods, to Kethore the asoresaid Pledge or Pawn, to the Party Complaining, or to make him Satisfaction for the Loss or Abuse thereof; Any Law, Mage or Custom heretosore had in this kingdom to the Constraint in any mile notwithstanding Cultom heretofoze had in this Kingdom to the Con-

trarp in any wife norwithstanding. Provided always, And be it Enaced by the Authority aforesaid. Chat this present Att shall Con-tinne in Force for the Space of Seven Pears, from the said First Bap of May, One thousand seven hundred and thirty fir, and from thence to the End of the then next Section of Parliament and no longer.

CHAP. IX.

An Act for better Ascertaining the Gauge and Measure of Barrels and Half-Barrels, Used by Brewers in Selling Beer, Ale and Small-Beer.

Whene de A Ties Meressay to Assertain the Bauge by which Beinstea are to Sell their Beer and Ale: Be it Enaced by the king's Most Excellent Majesty, by and with the Addice and Confent of the Looks Spiritual and Tempozal, and Commons in this present Parliament Assembled, and by the Authority of the same, That from and after the First Bap of August, One thousand seven hundred and thirty sir, Is any Publick Beever, shall Sell of Expose to Sale, to any Person of Persons, any Beer, Nie of Small-Beer, many Pals Barrel, in Sauge, under Twenty Sallons, each Salion Containing Two Pundred and Seventeen Cubical Inches, and Sir Tenths of an Inch; Or in any whole Barrel, in Sauge, under Forty Sallons, each Salion Containing Two hundred and seventeen Cubical Inches, and kr Tenths of an Inch, of shall not Brand his, her of their Christian Rame and Sir Pame at Length, on the Pead of each Barrel of Pall Barrel; Every such Publick Brewer, being thereof Conducted, either upon his own Consession, or by the Bath of One of more Credible Witness of the Peace, of any Committed, Which said Dath, the said Chief Magistrate of Institute of the Peace, are hereby respectively Impowered to Administer, shall forfett for every Barrel of Pals Barrel, whole the Baurel of Pals Barrel, shall be Burnt by Order of such Chief Magistrate of the Peace, and such Barrel of Pals Barrel, shall be Burnt by Order of such Chief Magistrate of the Peace, and such Chief Magistrate of Dals Barrel, shall be Burnt by Order of such Chief Magistrate of the Peace, shall and may, by Warrant under his of their Bands and Seals, Cause such Penalties as the Offenders are hereby Liable to, to be Levied by Districts and Sale of the Offenders Soods, and therefienders are hereby Liable to, to be Levied by Districts and Sale of the Offenders Soods, and there

out in the first Place Pap the said Penalty and Penalties to the Informer or Informers, and in the next Place, Kender the Overplus, after Deduction of the reasonable Charges, not exceeding the Sum of Two Shillings of taking the Distress, to the Owner or Owners.

And be it surther Enacted by the Authority asoressaid, Chat if any Cooper shall Sell to any Publick Brewer, any Barrel or Barrels, Half-Barrel or Half-Barrels, under the Gauges asoresaid, or shall not Brand his Christian-Rame and Sir-Rame at length upon the Bead of every such Barrel and Half-Barrel, every such Cooper shall, for every Barrel or Half-Barrel so Sold under the Gauge, or not Branded as asoresaid, Forseit the Sum of Two Shillings and Sir Pence, to be Keedbered, Levied and Applied, as the Penalties and Forseitures herein before mentioned, to be Incurred by the Brewers, are befoze mentioned, to be Incurred by the Bzewers, are Directed to be Tevied and Applied.

Directed to be Tevied and Applied.

Provided always, that no Person shall be Liable to, or Incur the Penalties Instituted by this Act, unless Information be Given upon Gath before such Chief Magustrate or Justice of the Peace, within the Space of Sir Days nert after such Offence Committed.

Provided also, That nothing in this Act shall Extend, or be Construed to Extend, to Change or Alter the Method of Charging the Duty Papable to his Majesty, on Ale and Beer, but that the same shall Continue to be Charged, Levied and Paid as somethy; Any thing in this Act to the Contrary not withstanding. withstanding.

CHAP. X.

An Act for Preventing Frauds and Abuses Committed in the Making and Vending Unsound, Adulterated and Bad Drugs and Medicines.

Whenes in the Making and Dending Unsound, Adulterated and Bad Drugs, Medicines, Waters, Gils and Compositions, Used or to be Used for Medicines, within the City of Dublin, and Suburbs or Liberties thereof, which are of great Prejudice, not only to the Inhabitants thereof, but to the Kingdom in General: And whereas no Kemedy hath been hitherto Provided for the same,

Be it therefore Enacted by the king's Most Excellent Majesty, by and with the Advice and Consent of the Nozies History House And Commons in this present Parliament Assembled, and by the Authority of the same. That from and after the First Day of May, which shall be in the Pear of Dur Lord, One thousand seven hundred and thirty six, the President, Censors and Fellows of the king and Queen's College of Physicians in Ireland, shall have full Power and Authority to Clert and Appoint Four of the Fellows or Members of their Body Pearly, to be Craminers of all Hoys, Claboratories, Ware or Store Poules, Cellars, Vaules, known or knows, or other Place or Places in the House or Houses of any Apotheraries, Chymists, Truggists, or of any other Person or Persons whatsover, wherein any kind of Trugs, Medicines, Waters, Gils or Compositions, Uleb or to be Used for Medicines, are Made, Cryosed to Hale or to be Used for that Purpose; And that the said Four Craminers Celeted and Appointed as associated, shall and map Summon or Call to their Assistance any two Apotheraries of Good Repute, that do or shall hereafter Live within the City or Suburbs of Dublin; Which said Apotheraries shall Serve for One Pear only, and shall not Serve again During the Continuance of this Ax; And that any Two of the said Craminers, with One

o? Both of the said Amstant-Apotheraries, o? is Both the said Apotheraries, so Called in, chall kiefuse o? Reglett Coming to, o? Going with the said Craminers, then the said Craminers, by themselves, chall have suil Power and Authority, and are herdy kequired, Four Times at least in the Pear, o? Oftner is they chall see Occasion, in the Dan-Time, to Enter, Cramine and Inspect into all and every Hope, Clavoratory, ware o? Store Poule, Cellar, Baill, Koom o? kooms, o? other Place o? Places in the House o? Houses of all and every Apotherary, Chymist. Druggist, and of all and every other Person o? Persons who now do Sell, Cryose to Sale, o? keep fo? that Duryose, or hereaster sail Sell, Cryose to Sale, o? keep fo? that Duryose, any Mannet of Drugs, Medicines, Waters, Oils o? Compositions, kelled o? to be used fo? Medicines and there is Bearth fo? Webicines, Waters, Oils o? Compositions, kelled o? to be used fo? Medicines and there is bearth fo? Diew and Cramine all Drugs, Medicines, Waters, Oils o? Compositions whatsoever, which they shall Judge to be unsound, Abulterated o? Deferine, so as not to be Fit to be used in Medicines so the Bealth of Man's Body, Chat all such Drugs, Medicines, Ball and map be forthurth Seized upon the said Craminers, o) the Bealth of the College of Physicians, o2 any other Person o? Derectines by the said Craminers fo? the Cime being Appointed, and Burned, o? otherwise Destroyed; Cried all Drugs in the Houses of Water Derson of Derectines for Americans of Independent of Marians of keeping Medicines of Marians of keeping Medicines for Sale.

Provided neverthelels. And de it kurther Enated by the Authority aforelaid. Chat in Cale the laid Examiners, or the Major Part of them, Mall Constemn any Drugs or Medicines as Unfit to be Administred, or uled in Medicine for the Dealth of Man's Body, and that the Owner or Owners, Doffellor or Pollellors of luch Brugs or Medicines, or in his or their Ablence, the Person having the Custom or Chief Care thereof, Hall, before the Burning or Bettroping thereof, Ansil, Chat the same ought nor to be Burned or Destroped, and Mall forthwith, by Writing under his or their Dand or Pands, Appeal to, and Desire the Judgment of the President and Fellows of the said College of Physicians in Dublin, for the Time being, Chereupon, then, and in turn

Cafe, the faid Graminers thall Caufe the faid Daugs of Medicines, to Seized, to be Weighed, and with the Bores, Poes, Glasses, or other Deslels, Containing the same, and the Reasons, in Mairing, for Condemning thereof, Subscribed by each of the said Craminers the same, and the Keasons, in Mixing, so, Condemning thereof. Subscribed by each of the said Craminers Condemning the same, to be then and there put into a Box, and Sealed with the respective Seals of each of the said Craminers, and the Seal of the Person of the laid Craminers, and the Seal of the Person of Persons shall think Fit to put his of their Seal thereto; while think Fit to put his of their Seal thereto; which Box, so Sealed, the Craminers so, the Cime being, shall Commit to the Care and Custoon of the Beadle of the said College of Physicians, where it shall semain so, any Cime, not Exceeding Fourteen Days, within which Cime, the President of the College of Physicians shall Buminon an Allembly of Meeting of the Censors, and other Fellows and Members of their College of Body, in the Usual Manner of Humanoning such Meetings of Assemblies; where of the Dwier of Dosesto, and other Fellows and Members of the Dwier of Dosesto, and the faid Condemned Drugs and Medicines shall have Four Days societ in 1821ting, to be Given of Lest to of so, the Person of Persons by of so, whom such Appeal was Made, at the Place where the Condemned Drugs of Medicines were Found, that he of they may Attend the said Meeting, if he of they shall think Fit: And that the President, Censors and Fellows so Meembled, shall have Dower and Authority, being no less in Rumber than Five, Exclusive of the laid Craminers, to Opten such Both, four Cime to Cime, in the Presence of the Both on the Cime to Cime, in the Presence of the Both as asocial then than them of their Appearance (One Roses of the Brief Biven as asocial) then, without him of them: And to Proceed to Cramine, and Finally Bestiet Being Given as asocials then, without him of them: tice being Given as aforefaid) then, without him or them; And to Proceed to Cramine, and Finally Determine Concerning such Drugs, Medicines, Waters, Wils and Compositions Contained therein; And if Dils and Compositions Contained therein; And if the said Pressure and Allembly, being not less in Amilber than as associate, or the Major Part thereof, bo Consirm and Katisp the Judgment of the said Stammers, Then the said Crammers for the Cime being, thall Cause all such Drugs, Medicines, Warters, Vils and Compositions to Condemned, and the Vestels Containing the same, to be Publickly Burnsto, or otherwise Destroyed, before the Doors of the Person of Persons in whose Hop, Claboratory, Warrs-Bonse of Moon the same were Found, in such Warmer, and at such Cime, as the said Craminers so the Time being, thall think Fit, and Direct. 1010=

Provided always, and be it further Enacted by the Authority aforesaid, Chat if, or in Case the Drugs Seized by the said Examiners, shall not be Condemned, within Fourteen Days, by the said Mesembly of President, Censors and Fellows, or shall be Deemed Sound and Good, and Meet to be Moministred as Medicines for the Pealth of Man's Boody, Chat then the said Drugs, Medicines, Oils, Watters and Compositions, shall be Junnediately seturned to the Owner, together with the Bores, Pots, Glasses or other Vessels wherein the same are Contained, Sase, and in Good Condition, without Waste, Voss, of other Damage whatsoever.

And he it further Enacted by the Authozity as fozesaid, That if any such Apothecary, oz other Person oz Persons, who shall, at any Time hereaster, Obstruct, oz by any Means Hinder such Search, View oz Examination, According to this Act, he oz they shall, Foz every such Offence, Fozseit and Pay the Sum of Ten Pounds.

And in Oeder to make the Intended Search moze Casp to the Graminers :

Be it Enacted by the Authority aforesaid, Chat on or before the First Day of September, which shall be in the Pear of Our Lord, One thousand seven hundred and thirty sir, all and every Person or Versons Making, Selling, or Cryosing to Sale, or keeping for that Purpose, any Manner of Drugs, Medicines, Waters, Oils or Compositions, Used or to be used for Medicines, or Prosessing, Following, Practising or Crercising the Art or Mystery, Crade, Calling or Crercising the Art or Mystery, Crade, Calling or Ortupation of an Apothecary, Chymnist or Druggist, within the City of Dublin or Liberties thereof, or within seven Miles Circuit thereof, shall be Obliged to Apply to the Register of the College of the said College of Physicians, in Order to have his Name, his particular Branch of the Art, Mystery or Crade associate, Place of Abode, together with the Place of his Shop, Ware house or Store houses, Claboratory, Registred in a Book, kept by the Register of the said College of Physicians sor that Purpose, who shall be Intitled to the Sum of One Shilling, as a fee sor his said Crouble; Which said Persons and Places, so Registred, shall be Deemed and Accounted the Lawful Practicers and Stations of the Lawful Proses

Professor Dractisers of that Branch of the said Arts, Apsteries or Crades, for which they are respectively Aegistred, whether Apothecaries, Chrimits or Druggists; And all such Persons as Aegistre so hegister themselves, at or before the said First Day of September nert, shall be Deemed and Accounted Unlawful Professor Dractisers of the said Art, Apostery, Crade or Calling, and be surther Subject to the Penalty of the Sum of Five Pounds, for every Month that they shall respectively Practice, until they shall so Kegister themselves and their Places of Abode as asocesaid.

And for Preventing any Unqualified Persons Professing, Following, Practifing or Exercising the Art, Mystery, Trade, Calling or Occupation of an Apothecary, Chymist or Druggist, in any of their Branches:

Be it Enacted by the Authority aforesaid. That no Person or Persons who shall not, before the First Day of May, One thousand seven hundred and thirty six, have Exercised the Trade or Mystery of an Apothecary, Chymnist or Druggist, shall, from and after the Commencement of this Act, within the City of Dublin or Liberties thereof, or within Seven Miles Circuit thereof, Profes, Follow, Practise or Occupy any Branch of the said Art, Mystery, Trade, Calling or Occupation of an Apothecary, Chymnist or Druggist, until he or they have Served an Apprenticessiy of five Pears at the least, and shall have Lodged with the Register of the said College of Physicians, a Certificate from his Master; Or in Case of his Master's Death or Refusal, from Two others of the same Trade, of his having Served five Pears, and of his being Fit and Able to Exercise his Trade and Mystery: And that any Person or Persons, without such Certificate so Doccuped, Presuming to Profes, Follow, Practise or Occuped, Presuming to Profes, Follow, Practise or Occuped, Presuming to Profes, Follow, Practise or Occuped an Apothecary, Chymnist or Bruggist, within the City of Dublin or Liberties thereof, or within Seven Miles Circuit thereof, shall be Liable to the Penalty of the Sum of Five Pounds sor each Month he shall like such Trade or Mystery.

And for the more Certain and Better Tryal and Cramination of all Drugs. Medicines, Waters, Oils and

and Compositions, Med of to be Med for Medi-

Be it Enacted by the Authority aforesaid, That each of the said Appointed Craminers, together with the Two Apothecaries Appointed as Assistants to the said Craminers, before they Take upon them the Crecution of the Power Vetted in them by this Act, shall, Severally, before the President and College of Physicians, be Obliged to Take the following Oath:

I A. B. do truly and fincerely Promise and Swear, That I will, to the Best of my Skill and Knowledge, without Hatred or Evil Will, Fear, Favour or Affection, Execute the Trust Reposed in me, by an Act, Intituled, An Act for Preventing Frauds and Abuses Committed in Making and Vending Unsound, Adulterated and Bad Drugs and Medicines:

So Help me God.

Provided always, And be it further Enacted by the Authority aforesaid, That Mothing in this Act Contained shall Extend, or be Construed to Extend, to Prejudice the Kight, Citle, Interest and Property, Granted to any Person or Persons, in and by any Letters Patent now in Force, for the Sole Making and Vending any Medicine or Medicines; Nor to Impower the said Craminers, or any of them, to Inspect into the Matter or Composition of any such Medicine or Medicines, or Destroy the same, During the Continuance of such Letters Patents; Any Thing in this Act Contained to the Contrary notwichsanding.

Provided also, And be it further Enacted by the Authority aforelaid, That if any Person or Persons shall, at any Time, be Sued or Prosecuted for Putzting in Execution any Power or Authority Given

by this At, or any Part thereof, Such Perlan by Perlans shall and man Plead the General Anis and Sive this Atl and the Special Matter in El vidence.

And be it further Enacted by the Authority affililaid, That every Physician, Surgeon or other Phyfon, who now both or hereafter thall Take upon him to Prescribe Medicines for the Pealth of Man's Hody, within the City of Dublin, or within Seven Miles thereof, thall and are hereby Kequired to put his or their Rame or Rames to, or the Initial Letters of their Rames respectively, to every Prescription or Kecipe by them Directed to be Administred, and thall also express the Quantity of all Drugs Prescribed by them respectively, in Mords at Length, and not in Marks, under the Penalty of Forty Shillings for every Omission.

And be it further Enacted by the Authority aforefaid, That no Apothecary shall alter any Prescription or Aecipe of any Person or Persons who take upon them to Prescribe Medicine, without Mentioning upon the Label or Cover that the Medicine cannot be Procured, and likewise what he hath Substituted in the Koom of it, under the Penalty of Forty Shillings for every such Offence.

And be it further Enacted by the Authority aforestaid, That all the Penalties herein mentioned, may be Sued for and Aecodered in a Summary Way, bestore the Lord-Mayor and Kecoder of the City of Dublin, who are hereby Authorized and Impowered to Pear and Determine the same, and to Lepy such Penalties by Distress and Sale of the Offenders Goods, returning the Overplus to the Owner (if any be) the Charges of Taking and Disposing of the Goods so Distrained being First Deducted, One Moiety of which said Penalties, when Kecovered, shall be Applied, by the College of Physicians, in Juping Drugs and Medicines sor the Use of the Poor of the said City of Dublin, and the other Moies ty thereof sor the Use of the Insormer.

And he it further Enacted by the Authority afores said, That this Act shall be Deemed and Taken, and is hereby Declared to be a Publick Act to all Intents and Purposes, and Hall be Judicially Tasken

ken Motice of, and Allowed as such, in all Courts within this kingdom, by all Judges and Justices whatsoever, without specially Pleading the same; And that this present Act shall Continue in Force for the Cerm of Chree Bears, and from thence to the End of the then next Session of Parliament, and no longer,

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CHAP. XI.

An Act for the more Effectual Preventing Clandestine Marriages.

When the As the several Laws made to Prevent Clandestine Marriages, have proved inestectual; And Motwithstanding the Penalties laid on those who Celebrate such Marriages, many Persons under Age who are Intitled to Considerable Fortunes, are frequently Married without the Consent of their Parents or Guardians to the Great Prejudice of Many Families; And Protestants frequently Intermarry with Papists, whereby the Popish Interest and Seligion are Increased and Propagated: For Semedy theresof,

De it Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lozds Spiritual and Tempozal, and Commons in this Present Parliament Assembled, and by the Authority of the same. That from and after the Twenty Fifth Day of March, which will be in the Pear of our Lozd, One thousand seven hundred and thirty seven, all Marriages and Matrimonial Contracts, where either of the Parties are under the Age of Twenty One Pears, had without the Consent of the Father (if Living) in Myriting under his hand first had and Obtained, or if Dead of the Guardian, had and Obtained, or if Dead of the Guardian, had and Obtained in the same Manner, or of the Lord Chancellor or Reeper of the Breat Seal, in Case no Guardian be Appointed, shall be Absolutely Hull and Poid to all Intents and Purposes whatsoever, and shall not be Deemed, Adjudged or Construed by any Spiritual Court, as Contracts or Marriages, if either of the Parties Marrying or Constructing Marriage without such Consent, and being under the Age of Twenty One Pears, be Institled to any heal Clatee of the Value of One hundred Pounds per Annum, or of any Personal Estate to the Balue of Five hundred Pounds, or if the Father or Mother of such Party so Marrying under Age, he in Possession of any Real Estate of the Value of One hundred Pounds per Annum, or of any Personal Estate of the Value of two thousand Pounds.

And he it further Enacted by the Authozity afozesaid, Chat from and after the said Ewenty Fisch
Day of March, in the Pear of our Lozd, One thousand seven hundzed and thirty seven, it shall and map
be Lawful for the Father or Guardian of any Person, who shall Marry or he Contracted in Marriage,
when under the Age of One and Ewenty Pears, or
if there be no Father or Guardian, for any Person
or Persons to be Appointed by the Lord Chancellor
or the Lord keeper of the Great Seal, for that Purpose, to Commence a Suit in the proper Ecclesialical Court, in Order to Orsanul such Marriage
or Matrimonial Contract, which Suit when Commenced shall be Prosecuted with Esset, and if it Appears in the said Suit by proper Proof, that either
of the Parties so Marrying or Contracting to Marry, was at the Time of such Marriage or Matrimonial Contract under the Age of One and Twenty
Pears, such Marriage or Matrimonial Contract shall
be Declared and Adjudged by the Ecclesiastical Court,
where such Suit is Commenced, to be Absolutely
Pull and Doid, to all Intents and Purposes.

Provided always, Chat if no such Suit be Commenced within one Pear after the Solemnization of such Marriage, or the Making of such Matrimonial Contrage shall from the Crpiration of the said Pear be Good and Valid to all Intents and Purpoles, as if this Na had never been made; Any thing herein before Contained to the Contrary thereof in any wife not withstanding.

And be it further Enacted by the Authority aforestaid, Chat from and after the laid Twenty Fifth Day of March, in the Pear of our Lord, One thousand seven hundred and thirty seven, if any Person of the full Age of One and Twenty Pears shall Marry, or Contract to Marry, any Person under the said Age without such Consent as aforesaid, such Person being of full Age so Marrying, or Contracting to Marry a Person under the said Age, shall Forseit the Sum of Five Pundred Pounds, in Case the Person so Married, or Contracted to be Married, when under the Age of One and Twenty Pears, shall be Possessed of, or Intitled unto seal or Personal Citate of the Value of ten Thousand Pounds; But in Case the Person so Married, or Contracted to be Married, when under the Age of One and Twenty

tp Pears, shall not be Possessed of, or Intitled unto Real or Personal Chate of the Value of Ten Thousand Pounds, then the Person being of full Age, and so Marrying or Contracting to Marry a Person under the said Age, shall forseit only the Sum of Two Pundred Pounds; Which said respective Sums shall be Accovered by Bill, Plaint or Information, in any of his Majesty's Courts of Kecord, and One Moiesty of the said forseitures shall be to the Use of his Majesty, and the other Moiety to the Use of him, her or them who shall Sue sor the same; And if any Person, being of full Age, shall be Legally Convicted in any such Suit of Marrying or Contracting to Marry a Person under the said Age of Twenty One Pears, such Person so Convicted, shall likewise be Impissoned in the Common Goal of the County or Place where such Offence is Committed, sor the Space of one Pear without Bail or Mainprize.

Provided always, That no such forfeiture or Penalty Hall be Incurred, unless the Profecution be Commenced within One Pear after the fact Committed.

And be it further Enacted by the Authority aforesaid, That from and after thesaid Twenty fifth Day of March, One thousand seven hundred and thirty seven, no Minister, shall knowingly, in any Church or Chappel, where Divine Service is Celebrated, according to the Mage of the Church of Ireland, Publish the Banns of Matrimony between any Persons, whereof One is of the Protestant, and the other of the Popish Keligion, nor without a Certificate from three Credible Persons of the Parish or Parishes where such Banns are Published, that the Parishs where such Banns are Published, that the Parises so Intending to Marry, are both of the Protestant, or both of the Popish Keligion; And every Minister Offending here in, shall be Liable to such Ecclesiastical Censure as he would have been by the Ecclesiastical Laws of this kingdom, sor Celebrating a Clandestine Marriage.

Provided always, and be it further Enacted by the Authority aforelaid, That nothing herein contained, thall be Confirmed to Lessen or Take away any of the Penalties or Disabilites Inflicted against any Persons, who Contract, Celebrate, or are present at any Clandestine Marriage, by Virtue of any of the Laws or Statutes now in Force in this kingdom; Any thing herein contained to the Contrary thereof in any wise notwithstanding.

And be it further Enacted by the Authority aforesaid, That this Act shall be Publickly Kead Four Times in the Pear, in all Parish-Churches, and all Publick Chappels, and other Places of Publick Oborship, by the Parson, Dicar or Curate of the respective Parishes or Chappels, immediately after Morning Prapers, on Four Several Sundays (that is to sap) upon the Sunday nert after the Fifth of May, in the Pear One thousand seven hundred and thirty six, upon the Sunday nert after the Fifth Day of August, upon the Sunday nert after the Fifth Day of November, and upon the Sunday nert after the Fifth Day of November, and upon the Sunday nert after the Fifth Day of February nert Ensuing, and upon the same Days in every sollowing Bear, on Pain of Five Pounds sor every such Omission or Reglect, the laid Penalty to go to such Derson as shall first Sue sor the same, by Bill, Plaint or Insormation, or by Cirbill Bill.

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CHAP. XII.

An Act for Explaining An Act for Real Union and Division of Parishes.

Whear of Dis late Majeth king George the First, Intituled, An Act for Real Union and Division of Parishes, and which has been since Continued by Subsequent Acts of Parliament, so, and until the Ewenty Fisth Day of March, One thousand seven hundred and sotty, and to the End of the then next Session of Parliament, Power is given to the Chief Governoz of Governozs of this kingdom, with the Assent of the Major Part of the Privy Council, Six at least Consenting, with the Approbation of the Archbishop of the Province, and Bushop of the Diocels, with the Consent of the respective Patrons and Jucumbents, to Divide old Parishes, or Separate any Parish or Parishs of a Parish of late United, and to Unite Parishes one to another, or Part of one Parish to another Parish, or to Part of a Parish in Perpetuity, and to Erect such Divided or United Parishes, or Part of Parishes, into New Parishes, with all Parochial Kights, saving to the several Incumbents at the Time of such United Benefices.

And whereas a Doubt hath been Conceived upon the said An, as to the Time when such New Evented Parish may be Presented or Collated to, whether upon the Death or Aemoval of any One of the Jucumbents, or that the Patron must wait till the Death or Aemoval of all, which is not Explained, and Power given to put the said Parish or Part of a Parish, which shall first become Doid, upon the Death or Aemoval of any One of the Old Incumbents, into the Dands of some other Incumbent, before the other Darish or Parts of a Parish United to it, is become Doid, the Cure of Souls in that Part so Darant, with

will not be dulp Kegarded, and the Kemote Prospect of any Benefit following from such Union, till the separal Parts of such United Parish are all Doid, may be a great Discouragement to the Kepairing any Decaped Church, or Building a New One on the said Union, and Providing for the Jammediate Morship of God in Publick, and may Prevent Well-disposed Persons from Building or Contributing to the Creating of New Churches, or Promoting such Unions where they are very much wanted.

Therefore for Explaining the said Doubt, and to he-medy such Inconveniences; Be it Enaced and De-clared by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritu-al and Temporal, and Commons in this Present Partiament Allembled, and by the Authority of the same, That where any such Union or Unions have been or shall be hereafter Wade, and a New Parish Crested, from the Death or Kennoval of any Jucumbent Enjoying any Parish or Part of a Parish, so United to any other Parish or Part of a Parish, so United to any other Parish or Part of a Parish, Constitueting the New Created Parish, whereby the Parish or Part of a Parish, which such Jucumbent so Dying or Kennoved, beld and Enjoyed, is no longer an Old Parish, or Part of an Old Parish, but is become Part of the United and New Created Parish, it shall and map be Lawful, to and for the Parish, who by Law is or are Institled to Present or Collate to the First Turn upon the Avoidance of such New Extend Parish, to Present or Collate his Clerk to such New Created Parish, to Present or Collate his Clerk to such Mew Created Parish, by the Pame or Description, which such New Created Parish, by the Pame or Description, which such New Created Parish, by the Pame or Description, which such New Created Parish, by the Pame or Description, which such New Created Parish, by the Pame or Description, which such Land such United Parish, as if all the Insumbents of such United Parish, were then Dead or Kemoved, and that such United Parish were then Dead or Kemoved, and that such United Parish so Industry the Insumbents were Dead or Kemoved, and may be Insured in such Barish or Barish which That where any such Union of Unions have been of the Incumbents were Dead or Kemobed, and map be Inducted in fuch Parith og Bart of a Parith which thall be then Boid, without waiting for the Death or Kemobal of the other Incumbent of Incumbents, and map Perfoim all Matters and Chings for the Qualisping of Inticling himself as by Law is Kequired, to the said United Parish in any Church of Kuins of a Church, if any such there be, in that Parish of

Part of a Parish then become Vacant; And in Case there is no Church or Kuins of a Church, upon such Parish or Part of a Parish so Vacant, then in the said Old Parish Church of the Parish from whence such Part of a Parish is taken, and such Clerk so Presented and Instituted or Collated, and also Induced, shall then Enter upon the Cure of Souls, and Cake and Keceive all such Tythes, Duties or other Profits, in such Vacant Parish or Part of a Parish, in as Large and Ample a Manner, as the Old and Former Incumbent so Oping or Kemobed was by Law Intitled to Pave, Take and Keceive, in such Parish or Part of a Parish, before it became Poid.

And be it further Enacted by the Authority aforesaid, That such Clerk so Presented and Instituted or Collated, and fo Inducted in Pursuance of this Act, into fuch New Created Parish, upon the Death or Kemoval of the other Incumbent or Incumbents of the
other Parishes or Parts of a Parish, Constituting
such Union, and Created into the said New Parish,
as they respectively become Poid, shall and map
Center upon the Cure of Souls, and Cake and Keceive such Tythes, Duties and other Profits, as the
said former Incumbent or Incumbents, so Dying or
Removed, was or were by Law Intitled to in such
Parish or Part of a Parish, then become Part of the
said United or New Created Parish, and such Clerk so
Presented and Instituted, or Collated and Inducted in
Pursuance of this Ut, to such United Parish, and has
bing performed all other Matters and Things, which
by Law he was Kequired to do and perform, shall upfuch New Created Parish, upon the Death of Remos by Law he was Required to do and perform, Mall up on the Death of Kemioval of the laid other Ancumbent or Incumbents, be Full and Lawful Incumbent of all the laid United and New Erected Parish, without any New Presentation and Institution, Collation or Induction, to all Intents and Purposes whatsoever, and Mall habe the fame Right, Citle and Intereft, in and to the faid United and New Erected Pariff, and to all Tythes, Duties, Profits and Perquisites thereunto be-longing or appertaining, in as Large and Ample Manner as he could or might have had, if such Clerk had been separately Presented and Instituted or Collated and Induced into the laid Parishes, or Parts of Parishes, as they respectively become Doid, and as the Old and former Incumbents or any of them were by Law Intitled, to have and Acceive the same.

And be it further Enacted by the Authority aforesaid, Chat in Case of the Death or Kemobal of such Clerk, Presents

Presented and Instituted or Collated in Pursuance of this An, before the other Parish or Parts of a Parish Compleating the said United or New Exenced Parish, shall become Doid by the Death or Gemodal of the Incumbent or Incumbents thereof, the Patron or Patrons of such New Exented Parish, whose Curn it is then to Present or Collate, map in like Manner Present or Collate, map in like Manner Present or Collate, to the said United or New Exented Parish, and such Clerk so Presented and Instituted or Collated, and also Industed, shall hold and Enjoy the said New Exented Parish, or such Parts of it as are then Dacant, or that shall thereaster become Vacant by the Death or General of the other Incumbent and Instituted or Collated and as Large and Ample Manner as the so, mer Incumbents Presented and Instituted or Collated and Industed by Virtue of this An, did, might or could have Deld and Enjoyed the same, and so as often as any Part of the said Rew Exented Parish shall become Void, by the Death or Remodal of such Incumbent or Parts of Parishes so United and Rew Exented Parishes or Parts of Parishes so United and Rew Exented Parish, so as to render the said Union Compleat and Perfect; Saving to the other Incumbents of the Parishes or Parts of Parishes so United and made Part of the said Rew Exented Parish, until the same shall become Void, their several Rights, Citles, and Interest in and to their respective Parishes, or Part or Parts of Parishes, buring their respective Incumbencies, as though no Clerk had been Presented and Instituted, or Collated and Industed to such Peter Exented Parish, in Pursuance of this Ac.

And whereas there may be no Church or Knins of a Church, upon that Parish or Part of a Parish, Constituting Part of the Arm Exerced Parish, which shall first become Doid by the Death or Kemoval of the Jucumbent, so that it may be Doubted, in what Manner Induction may be made to the Clerk Presented, and Instituted or Collated, in Pursuance of this Act. For Explaining the same; Be it Enacted by the Authority asociald, That in Case there is no Church or Kuins of a Church, upon such Parish or Part of a Parish so become Dacant, then the Person duly Authorized to give Induction, shall and may Deliver a Sod or Curf to such Clerk, in the Name of Seisn and Possession of the said United and Rem Exerced Parish, which is hereby Declared to be a Good and Dalid Induction, to all Intents and Purposes whatsoever.

And whereas, upon the Division of Union of Parishes of Parts of Parishes, Disputes may arise upon the Appositioning the First-Fruits, Crown-Kent, Post-Com, Pensions, Procurations, Symodals, and Salaries, Panable to the School-Masters of the Divided of United by the several Incumbents of such Divided of United Parishes; To Keinedy the same, Be it Enacted by the Authority aforesaid, That upon the Application of any Incumbent of such Divided of United Parish of Parishes, to the Visiop of the Divided of United Parish of Parishes, so the Dissipop of the Divided of United Parishes of Parish sees, such Bishop is hereby Impowered and Divided to Caquire into the Palue of such Parishes of Parts of Parishes, as are Separated and Divided from the Old Parishes, as are Separated and Divided from the Old Parishes, and Created into the New Parish, and to Settle and Idjust the Proposition of First-Fruits, Crown-Kent, Port-Kent, Pensions, Procurations, Symodals, and the Salaries of the said School-Masters, which the Incumbent of such Old Divided Parish and New Created Parish is to Pay, which Adjudication being in Writing, and Signed and Sealed by the said Bishop, shall be the Proposition which the Incumbent of such New Created Parish is to Pay, and shall be Binding and Conclusive to the several Incumbents of the said Divided and United Parish and Parishes, and to their Successors; Any Law to the Contrary notwithstanding.

And be it Enacted by the Authority aforesaid, That such Adjudication being Made by the Bishop of the Diocels, in Manner as aforesaid, a Certificate of so much thereof, as kelates to the Proportion of First-fruits, Crown-Kent and Port-Corn, wherewith the said Old Divided Parishes, and New Erected Parishes are to be Charged by the said Adjudication, shall be keturned by the Bishop of the Diocels, under his Episcopal Seal into his Majesty's Court of Exchequer, there to be Filed on Kecord, and the said Old Divided Parishes and New Created Parishes, shall be Charged in all Process to be Islaed out of the said Court sor first-fruits, Crown-Kent and Port-Corn, according to the Proportions Certified as asocesaid, and not otherwise; Any Law or Mage to the Contrary notwithstanding.

And be it further Enacted by the Authority aforesatd, Chat after Presentation and Institution or Collation, and also Induction of such Clerk to such United Parish, such Clerk or Incumbent with the Parishioners and Inhabitants of such Parish or Parts of a Par

Parish, which shall be then Dacant and become Part of the said United Parish, shall Proceed to the Clear on and Appointment of Church Wardens, and other Parish Officers as by Law then might have Done, if the other Parish of such United Parish had become Onia, which Church Wardens and other Parish Officers, shall from Eine to Time be Cleared and Appointed in the Usual Manner, as Church Wardens and other Parish Officers, are in other Parishes Cleared and Appointed, till the other Parish of such United Parish shall become Both, and after such Aboid ance the Cleared and Appointment of the said Church Wardens and other Parish shall be in the same Manner and at the same Time and by the same Manner and at the same Time and by the same Bertons, as is bled and Accoltomed in the other Parishs of the Diocels, in which such United or New Erected Barish Ties and is Situate.

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CHAP. XIII.

An Act for making more Effectual An Act to Amend and Explain, An Act, Intituled, An Act to Encourage Building of Houses and Making other Improvements on Church Lands, and to prevent Dilapidations.

Pear of Dis late Majetty living George the First, Instituted, An Act to Amend and Explain An Act, instituted, An Act to Amend and Explain An Act, instituted, An Act to Encourage Building of Idauses, and making other Improvements on Church Lands, and to prevent Dilapidations; It is Chatted That from and after the First Dap of May which mas in the Pear of our Pood, One thousand seven humbled and twenty sit, instead of the several Dapinetts bittereth to be Dato, in and in the therein restited Mr. made in the Centh Pear of king william the Chird of Olosious Bemoor, [Instituted, An Act to Encourage Building of Houses, and making other Improvements on Church Lands and to prevent Dilapidations] Every Archbishop, Bishop, and other Ecclesiatical Person whatseever, who shall from and after the First Day of May aforesaid, Make, Build, Erect, Add to, or Repair any House, Our-Houses, Gardens, or other necessary Improvements, on his Demesne, Glebe or Mensal Lands, for which a Certificate shall be Obtained, as is by the said Act appointed, his Executors or Administrators respectively, shall from his Next and Immediate Successor have and receive Three Fourths of the Sum or Sums so Certified and such Successor having paid the Three Fourths of the Sum or sums so Certified as aforesaid, his Executors or Administrators respectively, shall and may receive two Thirds thereof, that is, One Moiety of the Sum shall and may receive from his next Successor, one Half thereof, that is, one Fourth Part of the Sum or Sums in the suffice terrificate mentioned, All which Sums so to be Paid and Recovered, shall and may be Paid and Recovered within the Times, and in the said former Act are Directed to be Paid and Recovered; shall and may be Paid and Recovered by the said former Act are Directed to be Paid and Recovered; Any, thing in the said former Act to the contrary notwithsanding.

And whereas it has been Doubted, whether any Archisshop, Bishop or other Etclesiastical Derson, Chargeable by the said An of the Twelfth of his late Majelly king George the First, with Three Fourth 100 2

or Two Fourth Parts of any Sum or Sums of Money Certified for Buildings or other Improvements on Church Lands, or Intitled by the same to Keceive two Fourths or one Fourth of such Money from his nert Successor, can Sue for or Kecover the said two Fourths or one Fourth, or any Part thereof, not having Paid the whole Money Charged on him by the said Acts; For the Kemoval of such Soubt,—Be it Cnasted by the King's Most Creellent Masjesty, by and with the Advice and Consent of the Nords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authospity of the same, Chat from and after the Twenty zity of the same, That from and after the Twenty Fourth Sap of June, One thouland seven hundred and thirty fir, every Archbishop, Bishop or other Ecclesialtical Person, Intitled to Receive the laid Two Fourthe of One Fourth as aforesaid, who hath Paid of thail Bap more than One Fourth of the whole Money, Charged in such Certificate as afortsaid, thall and Charged in such Certificate as afortsaid, shall and map keceide and Sue for and kecover from his nert Successor, his Crecutors or Administrators, so much of the said Two Fourths or One Fourth respectively, as such Archbishop, Bishop or other Ceclesiastical Person, shall have Paid more than the Amount of one Fourth Part of the whole Money, Charged in such Certificate as aforesaid, for which Money so to be keceived, Sued for and kecovered, every such Archbishop, Bishop or other Ecclesiastical Person respectives to, and his and their respective Erecutors and Administrators, shall have the like Kennedy against his nert respective Successor and his Ereceutors and Administrators, as such Archbishop, Bishop or other Ecclesiastical Person might have had, for the whole Two Fourths or One Fourth aforesaid, in Case the whole Money Charged upon such Archbishop, Bishop or Money Charged upon luch Archbishop, Bishop oz other Ecclesialtical Person, had been Paid according to the Direction of the said Acts; Any Ching in the same to the contrary notwithstanding.

And whereas it map Pappen that Persons promoted to Archbishoppicks, Bishoppicks or other Ecclesis astical Benefices; map Continue so short a Cime in such Preferments, that the Profits thence Arising, will not Answer the Charges, Incident to such Promotions, and that their Families map be wholly unable upon their Death to Pap the Sums of Money Charged upon them, by the said Aas, on Account of their Archbishoppicks, Bishoppicks or other Ecclesiastical Benefices, or not able without being Keduced to extream Povercy; Co Kemedy those Inconveniences, and the better to Secure to the Builder or Improver on any Archbishoppick, Bishoppick or other Ecclesias.

stical Benefice, or to such who have paid what they were by the said Act Charged with, on Account of such Buildings and Improvements, the Encouragement Sefigned them by the aforesaid Act;

Be it Enacted by the Authority aforesaid, Chat no Archbishop, Bishop or other Ecclesiastical Person, who shall be Promoted to any Archbishoprick, Bishoprick or other Ecclesiastical Benefice, after the said Ewenty Fourth Day of some, One thousand seven hundred and thirty six, shall be Deemed a Successor, within the Intention of this or the sommer Aus, Lyable to the Papment of any Part of any Sum of Money Charged or any Archbishoprick, Bishoprick or other Ecclesiastical Benefice by Dirtue of any Certificate made out or Given, or to be Made out or Given by Dirtue of this or the said sommer Aus, who shall happen to Ope or be Kemoved within the Space of One Bear, from the Death, Cranslation or Kemoval of the Archbishop, Bishop or other Ecclesiastical Derson immediately preceding him in the Archbishoprick, Bishoprick or other Ecclesiastical Derson immediately preceding him in the Archbishoprick, Bishoprick or other Ecclesiastical Living where unto he was so Promoted.

Provided always, and be it Enacted by the Authority aforefaid. That when any Archbishop, Bishop or other Ecclesiastical Person shall Die, or be Translated or stemoved, the Person Hall Die, or be Translated or stemoved, the Person Hucceeding, who shall sire the Anticled to a Pear's Profit of such Archbishoprick, Bishoprick or other Ecclesiastical Benefice, the said Pear to be seekoned from the Death, Cranslation or stemodal of such Archbishop, Bishop or other Ecclesiastical Person, shall be Deemed and Taken to be the nert Huccessoft to such Archbishop, Bishop or other Ecclesiastical Person so Spring, Cranslated or stemoved, sor the Purpose only of being Chargeable with the Papiment of Money Certified sor Building on Church-Lands, and sor Purchasing Lands according to this and the said sormer Aus, and that to all other Purposes such Person shall be Deemed and Taken to be in such Degree of Hall be Deemed and Taken to be in such Degree of Hall be Deemed and Taken to be in such Degree of Succession to such Archbishop, Bishop or other Ecclesiastical Person, as he should be in Case this An had never been made.

And be it further Enacted by the Authority aforesaid, Chat every Archbishop, Bishop or other Ecclesialtical Person, Chargeable by this or the former Acts, with the Papment of any Sum of Money Certified or to be Certified as aforesaid, shall Pap the One Monety of such Money as soon as he is become a Successor Chargeable therewith, according to the true Incention of this Act, and the other Mosety chereof by Two Equal Pals Bearly Payments within the next Vear.

And whereas, by the said Act, Made in the Twelsth Pear of King George the First, it is Enaced, That when any Certificate shall be Siven or Made out by Dirtue of the said Act, for any Sum or Sums of Money to be Charged upon any Archbishoprick, Bishoprick or other Ecclesiastical Living, for any Building, or Improvements, such Certificate shall Contain a True Account of the Clear Bearly Value or Income of the said Archbishoprick, Bishoprick or Ecclesiastical Living, as the same shall be Proved to be before such Persons respectively, who shall Grant such Certificate at or before the Time of making out such Certificate.

at or before the Cime of making out such Certificate.

And whereas it is Apprehended, Chat through Ignorance and Want of due Care, some Certificates have been made out, without Inserting in the said Certificates, An Account of the Clear Rearly Value or Income of such Archbishoprick, Bishoprick or other Ecclesiastical Living; And that for want of such Account being Inserted in such Certificate, a Dispute map arise Concerning the Palibity of such Cerpute map arife Concerning the Palidity of such Cerisseate, and that the Builder and Improver on such
Archishoppick, Bishoppick or other Ecclesiastical Living map be in Danger of losing the Sum or Sums
of Money intended to be Keimbursed him, for his Encouragement to Build and Improve by the aforesaid
At; Therefore to Avoid any such Disputes, and to
Secure to the Builder or Improver, on any Archbishoppick, Bishoppick or other Ecclesiastical Living,
the Encouragement Intended him by the aforesaid,
De it surther Enacted by the Authority aforesaid,
That where any Certificate hath been made out, or
given by any Chief Governor or Governors of this
kingdom, Archbishop or Bishop, to Charge any Archbishoppick, Bishoppick or other Ecclesiastical Living, bishopzick, Bishopzick oz other Ecclesiastical Living, with Money for Building or Making other Impropes ments on Church-Lands, which Certificate doth not Contain an Account of the Clear Bearly Value of such Archbishopzick, Bishopzick oz other Ecclesialtical Libing; In every such Case, the Chief Governoz oz Go-vernozs of this kingdom, Archbishop oz Bishop who Granted such Certificate, or the Successor and Successors for the Cime being of such Chief Governor or Governors, Archbishop or Bishop respectively, Mall and man, and then are hereby thereunto Authorized and Impowered, at any Time before the Ewenty fourth Day of June, which thall be in the Bear of Our Lord One thousand seven hundzed and thirty eight, to Grant and Make out an Additional or Supplemen-tal Certificate, in which shall be Contained a True Account of the Clear Bearly Balue of Income of the

laid Archbishopzick, Bishopzick, oz other Ecclesiastical Living, as the same shall be Proped to be, at or before the Time of Making out such Additional or Supfoze the Cime of Making out such Additional or Supplemental Certificate, befoze such Person or Persons respectively, as is or are hereby Impowered to Make out the same, whose Judgment therein shall be final, the said Clear Pearly Value to be Computed and Proved in the Manner Directed by the said last Recited Act; And such Additional or Supplemental Certificate being Made out and Granted in Manner asoresaid, the respective Original Certificate, in which an Account of the Clear Pearly Value of such Archibishoprick, Bishoprick or other Ecclesiastial Living was Omitted, shall be of the same Force and Validity, to all Purposes, as if such Account had been Contained therein, according to the Directions of the said sormer Act; Any Ching in the said Act to the Contrary in any wise notwithstanding. anp wife notwithftanding.

And whereas, by the faid At Made in the Twelfth Pear of King George the First, it is Provided, That in the Certificate to be Given and Made out, the Bearly Dalue of Income Mall be Computed of that Ecclesiastical Living, only whereon such Building oz Improvements are made, and no other, unless there be a Real Union by, or Pursuant to any Act of Parlia-ment of the said Ecclesialtical Living with other Liv-

ings, from which it is Inseparable.

And whereas, Two or more Bishopricks are United, and now Held and Enjoyed by One Archbishop or Bishop, by Dirtue of Patents from the Crown, some whereof are of small Balue:

And whereas it may Happen, that Houses and Improvements may be Made by Archbishops or Bishops, on One of the said United Bishopzicks, which map be of so small a Value, as not to be Sufficient to answer the Money laid out in such Buildings of Improvements, in the Cime Limited by the laid recited

And it hath been Doubted on the faid recited Atts whether Money laid out in Buildings and Improbes ments, on any One of luch United Bifhopzicks, can be Charged on all the faid United Bifhoppicks, while

thep remain United :

Be it Declared and Enacted by the Authority aforefaid. That all Certificates which thall hereafter be Given of Made out for any Sum or Sums of Money, to be Charged upon any Archbishoprick or Bishopzick, for any Buildings or Improvements to be Made, Dursuant to the said Act of the Twelfth of Dis late Majelly King George the First, or the Act Passed in the

Centh Pear of King William the Chird, Mall Contain a Crue Account of the Clear Bearly Dalue of Income of the several United Bishopzicks, Held by the Archbishop or Bishop so Building, such Houses or Making such Improvements, at the Cime of the Making thereof; And that all and every the Sum and Sums to Certified, tho' the same Mall be laid out on One only of the said United Bishoppicks, Shall be Charged upon all the faid United Bishopzicks, while the fame Mall Continue fo United, and Mall be Kailed, Levied and Paid, by fuch Person and Persons, at luch Times by such Proportions, and in such Manner and Form as all other Money laid out in Building Houses, or Making other Improvements, is Directed and Appointed, to be paid by Dirtue of this Present or the said verted Acts; Any thing in the said recited Acts to

the Contrary notwithstanding.
And whereas it is Enacted by the beforementioned Act, of the Twelsth of his late Majethy king George the First, That every Arrhbishop, Bishop or other Ecclesialical Person, Intending to Erect or Make any Building or Improvement on his respective Demeshe or Blebe Lands, Mail, at the leaft Three Months before he begins the fame, Give unto the Person or Perfons, Impowered to give fuch Certificate as afozefaib. an Account in Writing of their Intended Buildings

and Improvements.

And whereas it is Apprehended, That the gibing in fuch an Account, Three Months before any Buildings or Improvements were begun, hath not been Arialp

Completed with,
And whereas to great a Space of Time, for Confidering of such Intended Buildings and Improvements, is not found necessary; To Prevent therefore any Disputes on this Account, and to Apoid the like

Inconveniences for the future,

Be it Enanted by the Authority aforesaid, That the De it Enacted by the Authority atorelaid, That the not having given in to the Person Impowered to give a Certificate an Account, in Writing of such Intended Buildings and Improvements, Three Months at least before they were begun, shall no Mays Invalidate or make Doid any Certificate, already Given or here after to be given for any Buildings or Improvement, made or begun in Pursuance of this and the aforesaid Aus, but that for the survey it may be sufficient to give in such Account to the Berson. Improvement to give in fuch Account to the Person, Impowered to gibe a Certificate, one fortnight before such Buildings of Improvements are actually begun.

CHAP. XIV.

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An Act for Repairing the Road Leading from the Town of Mullingar in the County of Westmeath, through the Towns of Rathcondra and Mevore in the said County, and through the Town of Ballymakon in the County of Longford, to Lanesborough in the said County.

CHAP. XV.

An Act for Repairing the Road Leading from the Town of Antrim in the County of Antrim, through the Towns of Ballymenagh and Ballymeney in the said County, and to the Town of Colerain in the County of Londonderry.

CHAP. XVI.

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An Act for Accepting the Solemn Affirmation or Declaration of the People called Quakers, inflead of an Oath in the usual Form.

DEREAS by an Act Dasses in the First Bear of the Reign of Dis present most Excellent Dasies hing George the Second, Incituled, An Act for Accepting the Solemn Assistantion of Declaration of the People called Quakers, instead of an Oath in the usual Form; It is Ensated. That from and after the Twenty sisth Day of March, which was in the Year of our Lord, One thousand seven hundred and twenty eight, every Quaker within this Kingdom, who shall be Required upon any Lawful Occasion to take an Oath in any Case, where by Law an Oath is Required, shall, instead of an Oath

Oath in the usual Form, be permitted to Make his or her Solemn Declaration or Affirmation in those Words following:

T A. B. Do Solemnly, Sincerely and Truly Declare and Affirm :

Which said Act, being only Cempozary, will Expire at the End of this Present Session of Parliament.

And whereas it is Evident, That the said People called Quakers, have not Abused the Liberty and Indulgence Allowed them by Law, but on the Contrary, have Given Manifest Testimony of their Fidelity and Good Affection to His Majesty, and the Settlement of the Crown in the Protestant Line; And it is therefore Keasonable to give them the same Case and Kelief, as is Provided so, them by the said sommer Act:

Be it therefoze Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Nozds Spiritual and Tempozal, and Commons, in this Present Parliament Assembled, and by the Authority of the same, That from and after the Last Day of this Present Session of Parliament, every Quaker within this Kingdom, who shall be Kequired upon any Lawful Occasion to Take an Oath, in any Case where by Law an Oath is Kequired, shall, Instead of an Oath in the usual Form, be Permitted to Make his or her Solemn Declaration or Assembly six mation, in these Words following, (Viz.)

T A. B. Do Solemnly, Sincerely and Truly Declare and Affirm:

Which said Solemn Declaration of Affirmation shall be Adjudged and Taken: And he it Enacted by the Authority aforesaid. That the same be Adjudged and Taken to be of the same Force and Effect, to all Instents and Durpoles, in all Courts of Justice, and osther Places where by Law an Oath is sequired, or shall hereafter be sequired within this kingdom, as if such Quaker had Taken an Oath in the Usual Form.

And he it further Enacted by the Authority aforesaid, That every Person who shall have Made such Solemn Declaration or Affirmation as aforesaid, and shall be Lawfully Convicted of Wilfully, Failly and Corrupt-ly having Declared or Affirmed any Mattet of Ching, which, if the same had been Sworn in the usual Form, would

would have Amounted to Wilful and Corrupt Perjury, thall Incur the same Penalties and Forfeitures as, by the Laws and Statutes of this Realm, are Enaced against Persons Conviced of Wilful and Corrupt Perjury.

Provided always, And he it further Enacted by the Authority aforesaid. That no Quaker or Reputed Quaker, Mall, by Pirtue of this Act, he Aualised or Admitted to Give Evidence in any Criminal Causes, or Scribe on any Juries, or Bear any Place, Office or Employment of Trust or Prosit under the Government; Any Thing in this Act Contained to the Contrary thereof in any wife notwithstanding.

Provided also, Chat no Person or Persons shall be Deemed a Quaker or Quakers within the Intention of this Act, unless he, she or thep shall Affirm, in the Form asociated, Chat he, she or thep, is or are of the Profession of the People Called Quakers, and hath or have been so so, One Pear then last past.

And he it Enacted by the Authority aforesaid, Chat this Act shall be Deemed, Adjudged and Caken to be a Publick Act, and be Judicially taken Motice of as such, by all Judges, Jutices, and other Persons what soever, without Specially Pleading the same.

Provided, Chat this Act shall Continue in Force for the Space of Cleven Pears, and from thence to the End of the then next Session of Parliament, and no longer.

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CHAP. XVII.

An Act for Repairing the Road Leading from the Bridge Commonly Called Ban-Bridge, over the Ban-Water in the County of Down, to Randalflown in the County of Antrim:

CHAP. XVIII.

An Act for Repairing the Road Leading from the Town of Armagh in the County of Armagh, to the Town of Lisburn in the County of Antrim.

CHAP. XIX.

An Act for Repairing the Road Leading from the Town of Armagh in the County of Armagh, to the Town of Newry in the County of Down.

CHAP. XX.

An Act for the Relief of Insolvent Debtors.

When Each & Many Persons, by Lostes and other Missortunes, are Kendered Ancapable of Paping their whole Debts, and though they are Willing to Make the utmost Satisfaction they can, are nevertheless Detained in Prison by their Creditors, and Kendered Useless, and a Burthen to this kingdom:

And whereas such unhappy Debtors, have always been Deemed Proper Objects of Publick Compassion, and by Several Acts of Parliament, have been Discharged; For the Kelief therefore of Insolvent Prisoners, who shall Faithfully Discover upon Oath, and Deliver up, and Assign all their Chates and Cfffets whatsoever, for the Benefit of their Creditors, and to Prevent, as far as Possible, the many Franck and Abuses, which, in a great Measure, have Obstructed the good End of such former Acts,

Be it Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Loods Spiritual and Tempozal, and Commons in this present Parliament Assembled, and by the Authority of the same, That all and every Sherist or Sherists, Goaler or Keeper of any Prison or Prisons, in any County, City, Town and Liberty within this kingdom respectively, shall, and is and are hereby Inspowered and Kequired, to Take and Make a True, Exact and Perfect List Alphabetically, of the Name or Hames of all and every Person or Persons, who, upon the Twenty ninth Day of September, in the Hear One thousand seven hundred and thirty four, was or were actually a Prisoner or Prisoners in Close Consinement, in the Custody of any such Sherist or Sherists, Goaler or Goalers, or Keepers of any Prison respectively, upon any Process whatsever, for, or by Keason of any Debt, Damages, Costs, Sum or Sums of Money, and of the Time when such Prisoner or Prisoners were Charged in Custody, together with the Pame or Hames of the

Person or Persons, at whose Suit such Prisoner or Prisoners, is or are Betained, and shall Beliver the fame to the Justices at the First General or Quarster-Sessions of the Peace, to be Pad after the First Day of May, in the Peac One thousand seven hundred and thirty six, for such County, City, Cown or Liberty tespenively, and shall, in open Court, take an Oath to the Osten following, Viz.

I A. B. do, upon my Corporal Oath, in the Presence of Almighty God, Solemnly Swear, Profess and Declare, That all and every Person and Persons, whose Name or Names are Inserted and Contained in the foregoing Lift, by me now Delivered and Subscribed, were, to the best of my Knowledge and Peliof. Belief, upon the Twenty ninth Day of September, in the Year of our Lord. One thousand seven hundred and thirty sour, Really and Truly Prisoners in the Prison or Goal of

at the Suit or Suits of the feveral Performs therein respectively Mentioned, and so have Continued, without any Fraud or Deceit by me, or any other to my Knowledge, unto this Day; And that the said List is a True, Exact, Perfect and Just List of all such Persons as were Really and Truly Prisoners in the said Prison or Goal of on the said Twenty much Day of Secretary in the said Vent One thousand the said this

September, in the faid Year One thousand seven hundred and thirty four, and have from that Time, to this Day, Continued in Custody Undischarged:

So belp me God,

August Dach the Justices, at the said General or Chuatter Benions, in Spou Court, are herron Incomered to Administer, the Wards of which Dach, stad be Eutered of Musticen at the Eute of Bostonic of every such Disk so Detrocred and Subscribed in Opsis Court, by every such Sherm Goafer or heeper er respectively, which List to Audscriber and Subscriber and Subscriber and Subscriber and Subscriber and Subscriber such County, Cuty, Caton of Liberty reporting in to, the better Admissanton of the laid Justices and Information of all Creations, and to be Seen without fee of Kednath; And the said Justices, at the laid General of Augusterly Bestions, shall Order Courts of the laid Unit to be Britister, by the Clerk of the Beace, so, each of mysch Britises, by the Clerk of the Beace, so, each of mysch Britises Copies, he may take according to the Guancity of the Plance there in Contained, what shall be Graceen by the said Information, not exceeding Sir Pente for each Eist, the same to

And to the End that no litely Poor Pilloners man be Defeated of his or her Dilthärges, according to the Crut Intent and Meaning of this Un. his having his, her of there pame of Names Left out of the laid Lift, to to be Delibered,

Be it furthet Enacted op the Auchontip aforelaid, Chat all und eberp luch Sherist or Sherists, Goaler or Goalers, or keeper of any Prison, shall fix up in the night Conspicuous Place or Places in iverplanty Prison, and at the most frequenced and usual Gate, Toor or Encrance unto any such Prison, three or more true Copies of the List to be Delivered at the laid Senteral or Market Sessions, Ementy one Saps at least before the laid Sessions.

And if any fuch Speriff or Speecks, Goales or Goalers, kieeper or keepers of any luch Prion, shate in any luch Lik to be Delivered in as adomfain. Deglent or kesnle to Justet the Ranne of any Presence or Britoners, who was or were actually elose Confined in Prison on the laid Cubency Kinch Input of September, in the Pear One Montain seven hundred and thirty sour, and had Consumed to Comfined as aforesaid, the Verson or Persons so Reglecting or heritage to furth Penatry of Ministers, Mail for entry such paine or frames to Omitted. Insulate and be Savied to such Penatry of Penatrys as are hereinaster Justed of Laid on every luch Speciff or Speciffs, Coaler or Coalers, keeper or keepers, who shall deglect or ketalt to Make sub, Fix up or Dethuer surfy Lift as asystate, to be keepers, in the same prematry. In Case of Reglect or ketalat to Make out luch lift and assessment of the Penatry, in Case of Reglect or ketalat to Make out such Lift as asystated.

And he it fürther Gnates of the Auchorico afore lato. Chap all and evity Preson or Persons, whose Pames shall be Inserted in such thick Lists od be Dersons as aforesaid, who inion the said Ewence unity Day of September, in the Pear Die thousand worn hundred and thirty four, were actually slot Prisoners in the Cultody of any History by Specific Goals et or Coalers, or keeper of any Pillote as aforesaid, of the other of any Pillote as aforesaid, of the other of any Pillote as aforesaid, of the other of theire as aforesaid, of the other of the other as aforesaid, of the other of the other of any Pillote as aforesaid, of the other of the other of a forest of the other other of the other other of the other other other of the other oth

ner as hereinaster is Directed, shall Continue actually close Prisoners, and who shall Cake the Dath hereinaster Mentioned, shall and may be so ever seleased and Discharged from their Imprisonment in such Manner as is hereaster Provided (that is to sap) It shall and may be Lawful so any Justice of The Peace of any County, City, Cown or Niberty within this kingdom, upon the Petition of such Prisoner or Prisoners, by Marrant under his or their Pands and Seals to sequire the Sherist or Sherists, Goaler or Goalers, or keeper of any such Prison within his or their respective Jurisdictions, to Bring before the Justices of the Peace, at the nert Guarter Sessions for the respective County, City, Cown or Liberty, the Body of any Person being actually in Prison sor Debt or upon any other Action or Process as aforesaid, on the Day asoresaid, which Warrant every such Sherist, Goaler or keeper is hereby Commanded to Obey, under the Pain and Forsetture of Cen Pounds sor every such Delay, Reglect or seculal, to be Paid to the Prisoner Obstaining such Warrant, and to be secovered of any such Sherist, Goaler or keeper of any Prison, by Action of Bebt, Bill, Plaint or Insormation, where in no Esson, Protection or Mager of Law, or more than One Imparlance shall be Allowed.

And be it further Enacted by the Authority afore-said, That all Persons who were actually close Consined in Prison by Legal Commitments or Process, without Fraud or Collusion with their Creditors or others, upon the Ewenty Rinth Day of September, in the Bear One thousand seven hundred and thirty four, and who have ever since such Commitment, continued actually close Consined in Prison, upon any Action or Actions, or Mesne Process for Debt, or other Action or Actions whatsoever, in which Judgments may be Obtained, or who have Judgment or Judgments Entered upon Accord against them, or are Charged in Erecution, or Imprisoned upon Attachments for Debt or Costs, or other Acres tion or Actions, or upon Outlawry or Outlawres before or after Judgment for Debt, Case or Crespals, or upon any other Process whatsoever, Islaed out of any Court of Law or Equity, for Debt, Damages or Costs, who shall Person all and singular the Matters and Chings Required by this Act, and who shall upon coming before such Justices of the

Peace at the laid Quarter Sellions, in open Court take an Gath to the Effect following, which Gath the laid Court is hereby Impowered to Administer, shall and map be keleased and Discharged from their Imprisonment, and the Debts Owing by them (that is to sap)

I A. B. Do, upon my Corporal Oath, in the Presence of Almighty God, solemnly Swear, Prosess and Declare, that I have not in my own Name, or in Trust for me, in Land, Money, Stock, Debts, Credits, Effects, or any other Estate, Real or Personal whatsoever, in Possession, Reversion or Remainder, to the Value of Five Pounds in the whole, over and above the Effects contained in a Schedule now Delivered in by me, and that I have not directly or indirectly, Sold, Leased or otherwise Conveyed or Disposed of otherwise than as in the said Schedule is mentioned, all or any Part of my Land, Money, Goods, Stock or Estate, Real or Personal whatsoever, in Trust for me, or whereby I, my Wife, Child or Children, am, or are to Receive, or Expect any Prosit or Advantage, or whereby to Desraud or Deceive any Creditor or Creditors to whom I am Indebted, and that I have not given or conveyed other than for the true and real Value actually Paid and Satisfied, any Effects Real or Personal, to any Person whatsoever, to the Amount of Five Pounds, from the Twenty sifth Day of March, One thousand seven hundred and thirty sour, to this Time, and that I was actually a close Prisoner upon the Twenty ninth Day of September, in the Year of our Lord One thousand seven hundred and thirty four, in the Prison of

at the Suit of in the Custody of the Goaler or Keeper of the

faid Prison of

without any Fraud or Collusion whatsoever, and that from that Time till this Day, I have been in Custody and close Confined, at the Suit or Suits of the Person or Persons before-named, unless at such Time when I was out of Prison by due Course of Law, betwixt the Times before-mentioned:

So belp me God.

Mhich said Schedule, being so Subscribed in the Presence of the Justices, in open Court and Selsions aforesaid, is to Remain with the Clerk of the Peace, for the better Information of all the Creditors of such Prisoner; And all the Estate, Right, Title, Interest and Crust of such Prisoner of, in and unto such Real Estate, as well Copp or Customary hold as Free hold, and such Personal Estate, Debts and Esteus, Contained in such Schedule as aforesaid, shall Immediately after the Discharge of such Prisoner

Bestoner be, and is hereby Defter in the Clerk of the Peace of, and for the County, City or Cown Corporate, wherein fuch Piener is Discharged, in Eruft. only, and for the use of the Crevitor and Eveditors of fuch Deffoner: Which fam Clerk of the Peace is here by Directed and Authorized, by Geder of the Julices. at their General Quarter Sessions of the Peace, to make an Amamment of the laid Chate and Chens, to fuch of the Crevitors of the laid Priloner, as the Majoz Part of the Creditors (Inch Creditor and Creditors Making Bath of the Keality of their Debt) of the Pricouer, in Kumber and Value, who shall Applin for the same, by any Writing under their Pands, shall Direct and Appoint (for which Assignment the said Clerk of the Peare shall Cake a fee of One Shilling, and no more) in Trust for themselves and the rest of the Eveditors, Which said Assignment or Assignment is, and are hereby Impowered to Sut sor, either at Law or in Equity, in his, her or their own Rame or Rames, and to sterover and keceive the same, and give sufficient Discharge and Discharges to each respective Debed, or Debtors; And after the keceipt thereof, such Assignment of Assignment among such Creditors who, within One Month after Addice of such Dividend, to be Published in the Dublin-Gazette, Published by Authority, shall Produce to such Assignment or Assignment of the Judices of the Peace (who is, and are hereby Impowered to Cake the same) Proving his or her Debt Due from the Prisoners so Discharge Making Bath of the Reality of their Debt) of the Pris his oz her Debt Due from the Prifoners to Dilcharged, in Equal Proportions, according to their respective Debts, and to Kender the Overplus (if any shall be, their own Debt and Charges first Dednited) to the Bei-loner so Discharged, his Crecutoes, Administratoes and Assigns: And in Case such Clerk of the Peace thail Meglet to Make such Assignment, by the Space of Fisteen Days after such Assignment, by the Space of Fisteen Days after such Ozder Made by the Justices as afozesaid, and such Crustees Appointed as afozesaid, and potice thereof Given to the said Clerk of the Peace, then such Clerk of the Peace, so Aegleting or Aestissing, shall Forseit One Pundred Pounds, to be secovered for the Benefit of the several Extentors of such Prssoner respectively, by any of the said Exeditors who shall such for the saine. for the lame.

Provided always, Chat northing herein before contained that Extend to, or Presente or Affen any Extent. Interest or kight whatloever, of any other person or persons than the said Priloner, of, into or out of the said Estate or Effects, which shall be Mentioned

or Inferted in such Schedule, so to be Delivered as a foresaid, but that the Estate, Interest and all sight whatsoever of every such other Person or Persons as aforesaid, shall remain and continue in the same Manner as if this Act had not been made.

And he it Enacted by the Authozity afozesaid, That where the Chate or Effects of any Debtoz have been in Pursuance of any former Act made in this kingdom for the Kelief of Insolvent Debtozs, Affigned to or Invested in any Clerk of the Peace in Trust for the Creditors of such Debtoz, and have not been Distributed or Paid to such Creditors, every such Clerk of the Peace at the Quarter Sessions to be held for the County, City, Cown or Liberty, where such Debtoz was Discharged, shall Assign such Estate and Esteus in the Manner, and under Pain of the Forseitures herein before mentioned, and every Assignee shall have the like Powers and he subject to the like Orders and Directions in all Kelpens as the Assignees herein before mentioned.

And be it further Enacted by the Authority aforelaid, That the Justice or Justices, who shall Grant such Warrant or Warrants for Aringing such Prisoner or Prisoners before the Justices of the Peace, at their nert General or Auarter. Sessions, shall without Fee or Keward Give à Writing, Jimporting Potite to the Creditor or Creditors under his Hand and Seal, that he has Gianted such Warrant, and that the Prisoner has Petttioned him to be Discharged, and the said Juminions or Actice shall be Lesdwith, or Served upon such Person or Persons, his or their Erecutors, Administrators, Attorneys or Agents Lawfully Authorized, to be Lest at the Dwelling House or usual Place of Abode, to whom the Prisoner shall stand Insected, and Publick Potice shall also be Inserted in the Dublin Gazette, Published by Authority, Containing the Pame, Trade or Occupation, and last Place of Abode of every Prisoner, and of the Prison wherein he or the Benefit of this Act, for which there shall be paid Two Shillings and Sir Pence, and no more, which said Pouce and Publication as associated, shall be at least Twente one Baps before such Guarter. Sessions, thereby Appointing as well the laid Persons as the Prisoner, to Appear before the Justices of the nert General or Auarter. Sessions of the Peace, to be beld for the same County, City, Cown or Liberty,

and when it shall Appear upon Gath besoze the sald Justices, Chat the said Summons was so Served or Neft, and Publick Potice Inserted in the Dublin Gazette Published by Authority, Twenty one Days or more before the said Sessions, and the said Gath Taken by the said Helding Sessions, and the said Gath Taken by the said Helding Sessions of the Peace, and that mony of any Credible Person upon Gath, to be Normanistred by the said Justices of the Peace, and that the said Person so Destitioning was actually a close Prisoner as asociaid, upon the Twenty Pinth Day of September, in the said Bear One thousand seven hundred thirty and four, and shall have so continued to the Time of such Prisoner or Prisoners Discharge, then such Justices of the Peace in their said General or Quarter, Sessions, or the Major Part of them being Satisfied therewish, shall thereupon (without Fee or Keward) by Order of the said Sessions, Command the Sherist or Sherists, Goaler or Goalers, Reeper or keepers of such Prison or Prisons, forthwith to Set at Liberty such Prison or Prisons, forthwith to Set at Liberty such Prisoner, which Order shall be a Sufficient Discharge to the Sherist or Sherists, Goaler or Goalers, or keeper of such Prisoner, which Order shall be a Sufficient Discharge to the Sherist or Sherists, Goaler or Goalers, or keeper of such Prisoner, which Prison or Prisons, and shall Indemnish him or them against any Escape, Atton or Actions what sevens, which shall or map be Brought, Commenced or Prosecuted against him or them by Keason thereof.

And he it further Enacted by the Authority aforesaid, That no Prisoner that shall be Discharged by Dirtue of this Art, shall at any Time hereafter be Imprisoned for any Debt. Damages or Costs, for which he, she or they were Committed to the Prison before the Twenty ninth Day of September, in the Near One thousand seven hundred thirty and sour, or for any Debt or Damages, which he, she or they had Contrasted, or were by him, her or them Dwing and Due before the said Iwenty ninth Day of September, in the Near One thousand seven hundred thirty and sour; And that upon any Arrest upon such Debt or Damages, it shall and may be Lawful, to and for him, her or them, sheming a Duplicate of his, her or their Discharge, which he, she or they are to have, without fee or skeward, to set and file Common Bail only, and no more to be sequired to every Action, and Plead the General Julie, and give this Act in Evidence, so that the Plaintist may seconer, and Enter up Judgment against such Drisoner, to be Erecuted and Levied upon the Lambs, Tenements, Goods and Chattels of such Prisoner, his

or her Wearing Apparel, and necessary Furniture, for his or her Dwelling House, and the Furniture or necessary Tools for his or her Occupation, not exceeding in the Whole, the Value of Five Pounds, and such Goods as he or she hath, had or shall have, upon Fresh Credit, after such his or her Discharge, only excepted, but not upon his, her or their Person, which shall for ever hereafter be Freed and Discharged from Imprisonment for any such Debt, Damages or Cost, for which they were Consined, or which was Contracted, One and Owing by them, before the said Twenty ninth Day of September, in the Pear One thous land seven hundred and thirty sour.

And be it further Enacted by the Authority aforelate, Chat if any Sherist or Sherists, Goaler or Goalers, or keeper of any Pridon, shall Regien or kefuse to Make our and Deliver such Likes as aforelaid, or take the said Oath before mentioned, or shall kefuse or Delay to bring such Prisoner to the Auatter Sessions, in Order to his or her Ducharge, or Detain the Onloner after he shall be Discharged, or if the Princer of the Dublin Gazette, Published by Authority, shall be given or kefuse to Insert therein the Pame. Trade, Or cupation and last Place of Above of such Prisoner, on a trasonable Request, and Potice to him shade and given sor that Purpose, or shall Take or keceive any fee or Gratuity, more than as aforesaid, sor so doing, every such Sperist, Goaler and keeper of such Prisons, and such Princer of the Dublin Gazette, Published by Authority, shall respectively Forstit and Pame to each Prisoner the Sum of The Dounds, which shall and man be kerovered, with trebte Costs of Suit, by Antion of Debt, Bill, Plant or Insormation, in any of the Courts of Dublin, wherein no Choign, Protection or Words, and also shall be liable to such Fine, not exceeding Ten Pounds, as the Justices of the Peace in their Discretion shall think sit to Impose.

And be it further Enanted by the Authority aforesaid, That any Court of General or Quarter-Sessions, which Pursuant to the true Intent and Meaning of this Air, Hall make any Order for the Discharge of any Prisoner or Prisoners aforesaid, Hall, is kequired by any Creditor of Creditors, who shall Oppose such Prisoners Discharge, Administer or Give such Sheriff or Sheriffs, Goaler or Goalers, keeper or keepers, of such Prison or Prisons, wherein the said Prisoner or

Prisoners is or are, an Gath to the Effect following (that is to lap)

I A. B. Do, upon my Corporal Oath in the Presence of Almighty God, Solemnly Swear, Profess and Declare, That

was Really and Truly my Pri-

foner, in my Custody, in the Prison of to the Best of my Knowledge and Belief, at or upon the faid Twenty ninth Day of September, in the Year of our Lord One thousand seven hundred thirty and four, and from that Time, to the Best of my Knowledge, hath to this Day so Continued, unless out of Prison by due Course of Law, without any Fraud or Deceit by me, or by any other, to the Best of my

Knowledge:

So help me God.

Provided always, and be it Enacted by the Authoristy aforesaid, That if such Person or Persons as was the Sheriff or Sheriffs, Goaler or Goalers, or Reeper of such Goal or Prison, on the said Twenty ninth Day of September in the Near of our New Contract of the September in the Near of our New Contract of the September in the Near of our New Contract of the September in the Near of our New Contract of the September in the Near of our New Contract of the September in the Near of our New Contract of the September in the Near of our New Contract of the September in the t of September, in the Pear of our Lord, One thousand le-ben hundred thirty and four, shall not happen to be the Sherist of Sherists, Goaler of Goalers, of Reeper of such Goal of Prison, at the Time of Making such Order, That the said General of Guarter-Sessions, if Required as aforesaid, shall Administer and Give to such Person as shall be Sherists, Goaler of Reeper of such Prison of Prisons, at the Time of Making such Order, an Gath touching the Commitments of Books of Commitments, to the Esset following (that is to said

I A. B. Do, upon my Corporal Oath in the Presence of Almighty God, Solemnly Swear, Profess and Declare, That I have Examined the Commitments or Books kept of, or concerning the Commitments of Prisoners to the Prison of

in the County of and verily Believe, That the faid Commitments or Books of Commitments are Really True, and not Fictitious, nor Calculated for this Purpose; And by them it does Appear, That

was upon the Twenty ninth Day

of September, which was in the Year of our Lord, One thousand seven hundred and thirty four, Really and Truly a Prisoner in the the then Sheriff. Custody of Goaler or Keeper of the faid Prison, and from that Time hath so Continued, without Fraud or Deceit by me or the faid

or any other Person or Persons, to

my Knowledge:

So help me God.

And

And be it further Enacted by the Authority afore said. That if any such Sherist or Sherists. Goaler or Goalers, or keeper of any Prison, shall, in taking any of the afore mentioned Daths, Fortwear or Porjure himself, and shall thereof Lawfully be Convicted, Such Sherist, Goaler or keeper of such Prison or Prisons, over and above such Penalties as may be Instituted on Persons Convicted of Perjury, shall, upon every such Conviction, Forseit and Papto each and every Creditor or Creditors, so much as his and their Dehts and Demands, which were Due to them from the Person or Persons whose Names were so Inserted, to be kecovered, with full Costs, by Bill, Plaint or Insormation, or Action of Debt, in any of his Majesty's Courts of Dublin, wherein no Choign, Protection or Wager of Law, or other Delay, shall be Allowed by, and in the Rame of such Persons, their Erecutors and Roministrators, as shall, in Pursuance of this Act, be Appointed Assignees of the Estate and Essens of the Prisoner or Prisoners, sor Discharging of whom such Derjury shall be Committed; And sor want of such Mignee, in the Rame or Rames of any other Creditors who will Sue sor the same: And in Case the Sums so to be kecovered, be not above Twenty Pounds, it shall and may be Lawful to and sor the said Person or Persons so Suing, to Resover the same by Civil Bill, in the same Manner as by the Civil Bill Acts, other Debts and Dermands are to be kecovered.

And be it further Enacted by the Authority aforelaid, That if any Person who now is, or was on the said Ewenty ninth Day of September, in the said Pear, One thousand seven hundred thirty and four, Sherist, Goaler, or keeper of any Prison, shall Instert in the List Delivered in as aforesaid, the Name or Names of any Person or Persons, who was or were not Prisoner or Prisoners actually in close Custody on the said Ewenty Kinth Day of September, in the Pear One thousand seven hundred thirty and sour, or being Prisoner or Prisoners on the said Ewenty Kinth Day of September, in the Pear One thousand seven hundred thirty and sour, not not from that time actually Continue such to the Time of Making out and Delivering such List, according to the Ternor of the said Oath, taken at the Time of Delivering in such List, every such Sherist, Goaler or keeper, shall sor every same so Juserted as afores said,

laid, Forfeit and Pap the Sum of One hundred Pounds, to be Accovered in the same Manner, and to be Applied to the same Use or Uses, as is herein before Directed for the Kerovery of the Penalty and Forseiture in Case of Conviction of Perjury.

And be it further Enacted by the Authority aforefaid, Chat if any Sheriff, Goaler or keeper of any Prison or Prisons, shall make or Cause to be made, any False Entries in any Book or Books belonging to the said Prisons, or shall Prepare and keep, or taute to be Prepared and kept, any False Books in Order for such Palse Entries, such Hyeriff, Goaler or keeper, shall over and above the Penalties which man be Justiced for such Fraud, Forgery and Corcuption, Forseit and Pap the Hum of One sundred Pounds, to be kecovered with Treble Colls of Just, by and in the Kanut of any Person or Persons who will Suc for the same by Action of Debt, Bill, Plaint or Information, in any of his Majethy's Courts of Record at Dublin, wherein no Esseign, Protection, or Wager of Law, or more than one Jimparlance shall be Allowed.

Provided always, and be it Enacted by the Authority aforefaid, Chat this Ar shall not Extend to Discharge any Person out of Prison, who shall kand Charged at the Suit of the Erown, or Indebted to any One Person in the Sum of above One Hundred Pounds, besides Interest and Costs, or above Four Hundred Pounds in the Whole, or have herestofore had the Benefit of any Act of Brace; Ind that the Certificate of the Clerk of the Peace of their having had the Benefit of such Art shall be Evidence thereof.

And be it further Enacted by the Authority aforestaid, Chat if any Prisoner as aforesaid, taking the Benefit of this Aut, thail Fortwear or Perjure himself or herfelf in any of the Matters aforesaid, and thall be thereof Lawfully Convinced of Wilful Perjury, he or the Hall be Adjudged a Felon, and suffer as such without Benefit of Clergy or of the Statute.

And be it kurther Enacted by the Authority aforelaid, Chat if any Clerk of the Peace Hall Delay or Acfule to give every or any fach Priloner to Discharged as aforesaid, within Ewency one Days after his his or her Discharge, a Duplicate of his or her Discharge on the Papment of Five Shillings, or shall take more than the said Sum of Five Shillings sor such Duplicate, he shall Forsett and Pap to expert such Prisoner, the Sum of Five Pounds, to be Ordered to be Paid by the Justices of the Peace at their General Quarter. Sessions of the Peace, who are hereby Impowered to Levy the same, by Tietes and Sale of the Goods of the Person so sending.

And for the better Discovery of all such Prisoners Estates; Be it Enacted by the Authority aforesaid, That all and every Person or Persons, who shall have Accepted of any Trust or Trusts, and shall Conceal and Protect any Estate, seal or Personal, of any Prisoners Discharged by this Act as asoresaid, from his, her or their Creditors, and shall not, within Forty Days after Potice thereof given in Writing, by any Creditor or Creditors, of such Prisoner, Discover and Disclose such Trust and Estate, by Potice in Writing, to be Filed with the Clerk of the Peace, of such County, City, Town or Liberty where such Prisoner was Discharged by this Act, thereby fully Setting forth all the said Estate, whether seal or Personal, so Intrusted with him or them, shall for every such Desault or Wilsul Omission, Forseit double the Dazlue of such Estate, seal or Personal, or Sum so Concealed, to be secovered by the Assignee or Assignees, sor the Use of the Creditors, by Bill, Plaint or Insormation, or Action of Debt, in any of His Majesty's Courts of Secord. in Dublin.

And whereas Several Persons who were Confined in Prison, on the Twenty Kinth Day of September, in the Pear One thousand seven hundred thirty and sour, may have been Kemoved to some other Prison by Process of Law; Be it Enacted by the Authority as foresaid, That if the Goaler of the Prison wherein any such Prisoner was Confined, on the said Twenth Many of September, in the Pear One thousand seven hundred thirty and sour, shall Make Affied dant of such Confinement, and the Continuance of it, until the Kemoval to such other Prison as aforesaid, and shall Transmit such Affidabit to be Attested on Oath, at the Sessions where such Prisoner map Claim to be Discharged; And if the Goaler of the Prison, wherese such Prisoner map Claim to be Discharged; And if the Goaler of the Prison, wherese such Prisoner map have been or shall be Kemoved as aforesaid, shall make Oath in

Open Court, at such Sessions as aforesaid, of the Actual Confinement of such Prisoner in the said Briton, from the Time of his or her being brought the ther by Process of Law as aforesaid, to the Time of the Sessions, when such Prisoner Claims to be Discharged as aforesaid, it shall and may be Lawful, for the Justices of the Peace at such Sessions as aforesaid, upon such Daths as aforesaid; And upon such Prisoners Performing all other Matters Required by this Lat to Discharge such Prisoner as Essentially, as if he or she had been Consined in One and the same Prison, such Prisoner Swearing to his or her Consinement in Two Prisons as aforesaid; Any Ching in this Lat to the Contracty notwithstanding.

And be it further Enacted by the Authority aforelaid, Chat if Action of Eleapt of any Hultices of
the Peace, Sheriff, Goaler of Reeper of any Prison
for Performing their Office in Purluance of this Act,
they may plead the Genetal Acte, and Give this
Act in Evidence, and if the Plaintist be Kon-Suited or Discontinue his Action of Derdict Pals against
him, or Judgment be Given against him upon
Demutrer, the Defendant stall have Creble Costs;
Browided that the Discharging of any Person by
Dirtue of this Act, shall not Acquit any other Person from such Debt, Sum or Sums of Money, or
any Part thereof, but that all others shall be Ansuccessful Reveals for the Came in such Manner, as they were
before the Dassing of this Act.

And whereas John Hankison, late of the City of Dublin, Merchant, by his humble Petition and Supplication hath Set south, that he had been a Considerable Dealer in the laid City, and Lived in Credit, but on Account of Several Missocrants and Accidents in Crade, he was forced about Chret Pears since to Withdraw himself, and has ever since been Obliged to Conceal himself, and the Cruth thereof Appearing by Evidence and Certificate, and Evidence of upwards of three Fourths of his Creditors in Value, of his Inability to Pay them their respective Debts, and their Consent to have him Anciented within the Benefit and Intention of this United withstanding he was not in close Consinement and in Goal:

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Be it Enacted by the Authority aforelaid, Shat the said John Hankison, Mall be, and is hereby Discharged of, and from all Debt or Debts, now Due from him; he the said John Hankison, taking the Oath Drescribed by this Act, Saving only that Part which Kelates to the Jupyisonment of the said John Hankison, and Performing upon his Part, all other the Kequisites by this Act Appointed, and Subject to all forfeitures and Penalties by this Act Instituted or to be Instituted on those who shall seceive the Benefit thereof; Any thing in this Act Contained to the Contrary thereof in any wise notwithstanding.

Provided always, That Nothing herein Contained, shall Extend or he Deemed. Construed or Taken to Extend to Give any Benefit, Case, Discharge or hestease, to any Person or Persons whatsoever, now in Custody of any Marshaf or Goaler within this kings down of Ireland, at the Huit of any Person or Persons, Bodies Corporate or Politiek, for Kent or Arrears of Kent, which became Due and Papable, out of any Hands, Tenements or Dereditaments, where he, she or they, Owing such Kent or Arrears of Kent, or any other Person or Persons, Deriving by, from or under him, her or them, is or are, in Possessinal ments, or to any Person or Persons, now in Custody at the Huit of any Person or Persons, Bodies Corporate or Politick, for any Paism or Mault, or for any Publick Woney Received by any Person or Persons whatsoever, in Custody for the same.

Provided also, That no Person that is Indebted to any Person or Persons, as Guardian, Crustee, Erecustor or Administrator, Hall be Intitled to the Benefit of this Act.

And be it further Enacted by the Authority aforesaid, That in all Cases wherein by this An an Dath is Aequired, the Solemn Affirmation of any Person being a Quaker, shall and may be Accepted and Taken in the Place thereof; And every Person making such Affirmation, who shall be Convicted of Wilsuf and False Affirming, shall Incurr and Suffer such and the same Pains, Penalties and Forseitures, as are Instituted and Imposed by this An, or by any other Laws and Statutes of this Kealm, upon Persons Convicted of Wilsuf and Corrupt Persons.

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Provided also, and be it Enacted by the Authority as foresaid. That this Act, or any Thing therein Contains ed, shall not Extend to Kelease or Discharge Thomas Grace, now in the Custody of the Marshal of the Four-Courts, Dublin, at the Suit of the Executors of Henry Lutterel Esq; Deceas'd; but that he the said Thomas Grace, shall be and Continue in Goal or Safe Custody, as if this Act had never been made.

Provided also, and be it Enacted by the Authority as foresaid. That this Act or any Thing therein Contained, shall not Extend to stelease or Discharge Maurice Bendon, now in the Custody of the Marshal of the Four-Courts, Dublin, at the Suit of Wriothesty Delarne, Esq. Desceas'd, or his Executors or Administrators, but that he the said Maurice Bendon, shall Be and Continue in Goal or Safe Custody, as if this Act had never been made.

Provided also, and be it further Enacted by the Authority asozesaid, That this Act, or any Thing there in Contained, shall not Extend to Kelease or Bischarge John Jacob Voto, now in the Custody of the Marshal of the Four-Courts, Dublin, at the Suit of Several Persons, but that he the said John Jacob Voto, shall Be and Continue in Goal or Safe Custody, as if this Act had never been made.

Provided also, and be it Enacted by the Authority as foresaid. That this Act, or any Thing therein Contains ed, shall not Errend to Kelease or Discharge James Eccles, now in Custody of the Marshal of the Four-Courts, Dublin, at the Suit of Several Persons, but that he the said James Eccles, shall Be and Continue in Goal or Safe Custody, as if this Act had never been made.

CHAP. XIV.

An Act for Repairing the Road Leading from the Town of Mullingar in the County of Westmeath, through the Towns of Rathcondra and Mevore in the said County, and through the Town of Ballymahon in the County of Longford, to Lanes-horough in the said County.

from the Cown of Mullingar in the Countr of Westmeath, through the Cowns of Rathcondra and Mevore in
the said Countr, and through the Cown of Ballymahon
in the Countr of Longford, to Lanesberough in the said
Countr, by Reason of the several Pollow Bays, and
of the many and heavy Carriages frequently Passing
through the same, is become so Aumous and Bad, that
in Winter Season many Parts thereof are Impassable so: Waggons, Carts, Cars and Carriages, and very Dangerous so: Cravellers, and cannot
by the ordinary Course Appointed by the Haws and
Statutes of this Kealm, be essentially Amended and
thept in Good and Sussicient Repair; Wherefore, and
to the Intent that the said Digh way and hoad may
with convenient Speed be essentially Amended and
hereafter kept in good and sufficient Gepair, so that all
Persons may Travel the same with Sasety;

Bertons map Tvabel the same with Sasety;
Be it Enaced by the King's Most Ercellent Maichy, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That sor the better Surveying, Ordering, Amending and Reeping in Repair the said Dight way or Koad, the Kight Ponouvable George Carl of Granard, the Kight Reperent Josiah Lord Bishop of Kilmore and Ardagh, the Kight Ponouvable the Lord Forbes, the Ponouvable Humphry Butler, Aspir Edward Crosson, Baronet, Sir Henry King, Baronet, the Kight Ponouvable General Owen Wyme, Henry Bingbam, Esq. Arthur French, Esq., Robert French, Esq., Sir John Bingham, Baronet, Sir Arthur Newcomen, Maronet, Michael Cust, Esq.; Johna Cooper, Esq.; Robert Rockford, Esq.; Anthony Malone, Esq.; Anthony Sheppard, Sentor, Siq; Anthony Sheppard, Junior, Esq.; John [8] T

King, Esq; Richard Edgeworth, Esq; John Rochfort, Esq; William Handcock, Esq; Robert Percivall, Esq; Thomas Magan, Esq; Thomas Newcomen, Esq; Charles Newcomen, Esq; the Reverend Archdeaton Taylor, the Reverend Essex Edgeworth, the Reverend Samuel Span, Richard Auchmuty, Esq.; Forbes Auchmuty, Esq.; John Lyons, Senioz, Esq.; Charles Lyons, Esq.; John Lyons, Junioz, Esq.; Judge Rochfort, Esq.; David Jones, Thomas Fetherston, John Webster, James Black, Charles Dowdall, John Burtles, Robert Shore, Edward Ledwith, Simon Sandys, William Smith of Barba Villa, Esq.; William Parker Pichard Homan Thomas Hall ker, Richard Homan, Thomas Hall, Sir Richard Levinge, Bart. ker, Richard Homan, Thomas Hall, Sit Richard Levinge, Bart.
Robert Fox, Esq.; Anthony Marlay, Esq.; Thomas Burgh, Esq.;
Lewis Meares, Esq.; Thomas Mahon, Esq.; Samuel Auchmuty,
Esq.; Robert Bray, Esq.; Arthur Gore, Esq.; Peyton Fox, Esq.;
Charles Fox, Esq.; Boleyn Whitney, Esq.; Pooley Mullineux, Esq.;
Robert Sandford, Esq.; Abney Parker, Esq.; the Reverend William Campbell, the Reverend M2. Hughes, the Reverend
Thomas Lemon, George Jones, Esq.; Michael Smith, Esq.; Leonard Hatsield, Esq.; John Meares, Esq.; John Hynes, William
Vane, John Clibourn, James Clibourn, the Reverend John Travers, John Bredin, Richard Bryanton, James Bond, Nehemiah
Donnellan, Esq.; Barnaby Gunning of Hollywell, Esq.; St. George
Caulsield, Esq.; Thomas M. Dermot, Gent. Toby Caulsield of
Donamon, Esq.; Edward Hutson, Bent. Richard Birmingham of
Roscommon, Bent. James Erwin, Esq.; Edwin Sandys Reynolds Roscommon, Bent. James Erwin, Esq; Edwin Sandys Reynolds of Derane, Efq; Dennis Croghan, Gent. Bottoz Peter Croghan, of Derane, Esq; Dennis Croghan, Gent. Bottoz Peter Croghan, the Keverend M2. Manly, Elerk, the Keverend Thomas Conterine, Clerk, John Croston of Boxsford, Esq; Luke Croghan, Gent. Edward Croston, Esq; Thomas Caulsield, Esq; Alexander Clindenon, Alexander Wright, Alexander Black, Six Henry Tuite, Bart. Six John Pierce, Bart. Herbert Price, Esq; Mead Swift, Esq; John Bowen, Esq; Edmond Hill, Esq; Thomas Croston, Esq; James Eldrington, Gent. William Gambell, Esq; Arthur Rochford, Esq; the Keverend William Thomas, Clerk, the Keverend William Wilson, Clerk, Ralph Smith of Barba Villa, James Smith of Moivore, Patrick Palmer and William Atkinson, Gentlemen, and the Survivous of them William Atkinson, Gentlemen, and the Survivors of them shall be, and are hereby Pominated and Appointed Trustees of the said Goads, and they, or any five or moze of them, or such Person or Persons, as thep, or as np five or moze of them, shall Authorize and Appoint, Mall and map Erect of cause to be Erected, One of more Gate or Gates, Turnspike or Turnspikes, in, upon or across any Part of Parts of the said Digh-ways and Roads; And also, a Coll-Poute of Coll-Poutes, and there shall keceive and Take the Tolls and Duties following; Befoze any Poole, Mare, Gelding, Cattle, Coath, Berlin, Chariot, Calash, Chaise, Chair, Waggon, Wain, Cart, Carr oz other Carriages, shall be Permitted to Pals through the same (Viz.) Foz every

Coach, Berlin, Chariot, Calash, Chaise or Chair, Drawn by Six Portes, Beldings or Mares, the Sum of One Shilling and Six Pence; And for every Coach, Berlin, Chariot, Calash, Chaise or Chair, Drawn by Berlin, Chariot, Calash, Chaise or Chair, Drawn by any Lester Rumber of Horses, Geldings or Mares than Sir and more than Two, One Shilling; For every Coach, Berlin, Chariot, Calash, Chaise or Chair, Drawn with Two Porses, Geldings or Mares, Sir Pence; For every Waggon, Wain, Cart or other Carriage, with Four Wheels, not Drawing Beams or Gross Timber, the Sum of Cen Shillings; And for every Waggon, Wain, Cart or other Carriage, Drawing Beams or Gross Timber, the Sum of One Shilling; For every Wain, Cart or Carriage, with Two Wheels, Drawn by more than Two Porses, Mares, Geldings or Oren, the Sum of Ten Shillings; For every Carr, Carr or other Carriage, Drawn with Two everp Cart, Carr oz other Carriage, Dzawn with Two Portes, Beldings oz Mares, the Sum of Six Pence; Foz everp Carriage commonly called a Chair oz Chaife, with One hogle, Mare og Gelding, the Sum of Four Pence; Foz every Carr oz other Carriage. Dzawn but hn One Pozle, Mare oz Gelding, the Sum of One Penny Palf Penny, excepting Carrs Loaden with Turf, and foz each of them. One Penny; And foz any Pozle oz other Cattle, Loaden with Turf, not Dzawing, One Penny; Foz every other Pozle, Mare, Gelding, Mule oz Als, Laden oz Unladen and not Dzawing, One Penny Palf Penny, Fozebery Booke of Oren ing, One Benny Balf Penny; Fozevery Dzobe of Gren, Cows or Meat Cattle, the Sum of One Shilling and Eight Pence per Score, and so in Proportion for any Greater or Tester Humber; For every Drove of Calves, Poggs, Sheep or Lambs, the Sum of Ten Pence per Scoze, and so in Proportion for any Greater or Lester Rumber; Which laid respective Sum and Sums of Money, hall be Demanded and Caken in the Name of, oz as a Coll oz Dutp, and the Money so to be Kaised as asozesaid, is, and shall hereby be Bested in the said Trustees, and the same, and every Part thereof, shall be Paid, Applied, and Disposed of and Assigned to and foz the several uses, Intents and Purposes, and in such Manner, as is herein after Mentioned and Directed; And the said Crustees, oz any Five oz moze of them, are hereby Impowered by themselves, oz any Person oz Mersons by them Perlons by them, or any Five or more of them, under their bands and Seals thereunto Authorized, to Levy the Toll or Duty hereby Required to be Paid, upon any Person or Persons, who shall, after Demand made thereof, Reglest or Kefule to Pap the same, by Distress of any Porte or Portes, or other Cattle or Goods, upon which such Coll or Duty is by this Ast Imposed, or upon any of the Goods and Chartles of fuely Porton or Persons, who ought to Pay the same, and may Decain and litery the same, till such Coll or Bury, with the Acalonable Charges of such Orderaning and literying, shall be Paid; And it shall and may be Bawful, to and for the Person or Persons so Bustraming, after the Space of Live Days after such Bustrain Made and Caken, to Sell the Goods Distrained, securing the Operplus (if any be) upon Demand to the Owner thereof, after such Coll, Duty and seasonable Charges so. Bustraining and liceping the same, shall be Detor Distraining and Reeping the fame, thall be De

ducted and Paid. And he it further Engued the the Authority afores And he it further Gnaned in the Anthority afore said. That out of the First Money arthug from the Profits of the several Turnspikes to the Erented, the said Trustess, or any fine or more of them, shall first Pap and Discharge the Grunnes of Procuring this set of Parliament, and of Erecting such Turnspikes, and Building such Totle Douge or Toll Poutes; And from and after such Charges and Expences hall be fully Harissied and Paid. That then, and from thenestory, the Profits Arising, and the Toll to be Collected at any Turnspike or Turnspikes, to be Exerced or Set up on the said Country of Welmeath, through the Towns of Rashcondra and Mevore in the said Country, and though the Town of Ballymakon in the said Country and the said Country, thall be Applied so and someone the Repair of the said Soad only, and not elsewhere. in the laid County, thall de Applied so: and nowards the Kepair of the laid Koad only, and not elsewhere. And he it surther Enacted by the Authority abore laid. That is any Person of Persons inhaltower, Owning, Kenting at Occupying any Nands, war into any Turnyske so he Treased in Bursume of this Act, thall so: Soin, Momand or utherwise, Persons through any Derson or Persons inhaltower to Passibleville, any Derson or Persons inhaltower to Passibleville, And Chare, Colash, Charle of Chare, Waggon, Berlin, Chare, Calash, Charle of Chare, Waggon, Wall, Cast, Care of other Cavinge, or Airbing of Dersons any short Soit of Cattle to Aboid the Payment of the Coll, hereby Appointed to be Pash, and thall the thereof Countered, upon the Pash of One of more Posts of One of any Five of Wall, before the laid Causters, or any Five or Walles, before the laid Causters, or any Five or Withelfes, befoze the law Combots, or any Fine or more of them, or perfore whe ar more Justice or Justices of the Peace, for the Communities, who are here hy Impowered and Acquired to Administer such Gath, such Perfon or Peulous thail Forfett and Papers of the Composition of Put this Art in Ex-

ecution,

ecution, the Sum of Ten Shillings, to be Levied bn Distress and Sale of the Offenders Goods, by Warrant under the Pand and Seal, or under the Pands
and Seals of the said Trustees, or any five or more
of them, or such Justice or Justices, Kendring the
Overplus (if any be) the Charges in Taking and
Disposing of the said Goods being first Deducted.
And he it surther Enacted by the Authority afores

faid, That it shall and map be Lawful, to and for the said Trustees, or any five or more of them, to Even one or more Gate or Gates, Turnspike or Turnspikes, on the Side of the said high-ways or Roads, Cross any Lane or Map Leading out of the said Road, and to Build one or more Tollshouse or Tollshouses, and there to Receive and Take house of Coll-Pouses, and there to beceive and Cake such Coll as is Appointed by this Act to be Caken, so as the same do not Extend to a Double Charge, in Case of Passing through any of the other Curnpikes to be Exerced by Virtue of this Act, from the Boad Leading from the Count of Mullingar in the County of Westmeath, through the County of Rath-condra and Mevore in the said County, and through the County of Ballymaker in the County of Longford to the Town of Ballymahon in the County of Longford, to

Lanesborough in the said County.

And be it further Enacted by the Authority afores faid, That the faid Cruftees, or any five or more of them, at their first Meeting, or any Succeeding Meeting, by Writing under their Hands and Zeals, Gall and map, Elect, Pominate and Appoint, One sit Person to be Treasurer, and One sit Person to be Clerk, and One or more sit Person or Persons to be Keceiver or Keceivers, Collector or Collectors of such Money, in the Pame of such Toll or Duty, as shall be Due and Payable by Virtue of this Na; And also, One or more fit Person or Persons to be Surveyor or Surveyors, to see the Condition of the said Pigh-way or hoad, and to take Care that the same be Kepaired and Amended, and that the Money Arising and Expended by Virtue of this Act be duly Applied; And Mall and map from Time to Time Remove luch Treasurer og Clerk, Collectors, Kereiners and Surveyors, or any or either of them, as they shall see Occasion, and Appoint New Ones in Cale of Death or of such Kemoval; And such Person or Persons as is or are Liable by this Art to Pay the said Coll or Duty, is and are hereby Kerquired to pay the same after the Kates asoresaid, to the said Kereiver or Kereivers, Collector or Collectors of the said Coll or Duty, in that Behalf from Time to Time Announced as asoresaid for the Ker Time to Time Appointed as afozelaid for the Re-[8] 11

ceiving the laid Coll of Ducy; And luch Receiver of Acceivers, Collector or Collectors, Surveyor or Surveyors, as aforesaid, shall upon Gath (if thereto required) before the said Crustees, or any five or more of them, or before one or more Justice or Justices of the Peace, Kellding near the High-way of Koad aforelaid (which Gath luch Crustees, or any five or more of them, or luch Justice or Justices, is and are hereby Impowered and Kequired to Administer) on the first Tuesday in every Month or oftner (if required) during the Continuance of this Ace, give in a True Frant and Berster Account in Martin quired) during the Continuance of this Act, give in a True, Grace and Perfect Account in Monies which he and they, and every or any of them, that to such Time have secrived, Paid and Disbursed, by Direne of this Act, by Season of their respective Offices, for which Oath no fee or Remard thall be Caken; And in Case any Money to Account thall remain in their or any of their Pands, the same thall be Paid to the said Trustees, or any five or more of them, or to such Person or Persons as the said Trustees or any five or more of them that by any Morting or Mortings under their Bands and Seals, Authorize and Impower to Secrive the same, which shall be Disbursed and Said out in Remaining the said High Ways or soads, according to the mending the faid bigh Waps or floads, according to the true Antent and Areaning of this Act, and not of thermile; And the faid Evulters, or any Five or more of them, to whom such Account that be given, shall of them, to whom such Account thall be given, shall and map out of the Money arising by the said Coll of Duty, make such Aliawance to the said Creasurer and Elevk, Account or Accounts. Collector or Collectors, and the Huckeyor and Hurbeyors, sor and in Consideration of his and their Care and Pains respectively taken in the Execution of his and their Office and Offices as to them shall seem Good, so as such Aliawance to such Creasurer does not exemicile Nearly Hum of thirty Pounds, and that the Millowance to such Clerk does not exceed the Nearly Hum of Fisteen Pounds, and that the Aliawances to such Collector or Collectors or Collectors do not Analysis exceed Fisteen Pounds, and to such Hurbeyou nually exceed fifteen Pounds, and to luch Surveyed or Surveyors any Sum not exceeding Ewa Shillings and Six Pence per Day, during fuch Cime or Times as he or they hall be respectively Employed in the Aepair of the laid floads; And in Cast the said Treasurer Colleges or Caster. Erealurer, Receiver of Receivers, Collector or Collectops of the aforefaid Coll of Duty, Surveyor or Surveyors, or any of them, that not make such Account and Papment unto such Person or Persons, according to the Orders and Directions of the said Crustees,

or any five or more of them, as aforelaid, that then the Julices of the Peace at any special Sensons or Meeting of them, to be Polden for the County in which the laid Treasurer, Keceiver, or Keceivers, Collego, or Collego, Surveyor or Surveyorshave Acted or been Employed and made such Default as a foresaid, shall, and are hereby Keguired and Juppowered to make Enquiry, and knally to Determine of and concerning such Default, as well by the Confession of the said Parties themselves, as by the Testimony of one or more credible Witness or Witnesses upon Dach, which Dath they are hereby Impowered and Required to Administer without fee or Kemash; And if any Person or Persons shall be Constituted thereof by such Justices, the said Justices shall, upon such Conviction, commit the Party or Parties to the Common Goal of the County where such Oscines shall be committed, there to Remain without Bail or Mainpeire until he or they shall have made a True

upon Dach, which Dath they are hereby Impowered and kequiced to Administer without fee of keynash; And if any Person of Persons shall be Convicted thereof bysheh Justices, the said Justices shall, upon such thereof bysheh Justices, the said Justices shall, upon such Common Goal of the County where such Offenet shall be committed, there to Aemain without Bail of Wainpoise until he of they shall have made a True and Persen Account, and Darment as aforesaid.

And be it Enacted by the Authority aforesaid, That is shall and may be Lawful, to and for the said. That is shall and may be Lawful, to and for the said. That is shall and may be Hawful, to and for the said. That is shall and may be Hawful, to and for the said. That is shall and carry away, any Gravel, Furze, Said. Stones or other Materials, out of any Waste or Common, of any Partsh, Cown, Village or Handle in or near which any founderous or Aninous Places of the said Digh-way or hoad do Lie; And sor Want of Lussient Gravel, Furze and Stones, or other Materials there, to Dig, Sather, saise, Cake and Carry away the same out of any Waste, Cake and Carry away the same out of any Waste, Cake and Carry away the same we beginned any Thing sor the lame; and where there is not Sussicient of any such safe, and make of the said Trustess, or any five or more of them, to Dig, Saise and Gather the same in the Several Grounds of any Person or Persons, not being Built upon, and not being a Garden, Orchard, Pard or Meadow, Planted Walks, or Abenue to a House, where any such Materials are or may be sound, and from Cime to Time to Carry away a Pouse, where any such Materials are or map be found, where any such Materials are or map be found, and from Time to Time to Carry away such and so much thereof, as the said Surveyor or Surveyors Hall Adjunge Recessary for the Repairing and Amending the said Pightways or Moads, Paping such Kate sor such Materials, to the Owner or Occupier of the Ground, from whence the same shall be Vigged, Kailed, Gathered and Carried away, as the Trustees Appointed or to be Appointed to put this Materials.

Act in Erecution, or any Five or more of them Mall Adjudge Reasonable; And in Case of any Difference between such Owner or Occupier and the said Trus tees, touching the Value of the Materials and the Damage aforesaid, the Judges of Asize at the nert General Asizes and General Goal delivery to be Bolden in the County where luch Materials Gall be Digged, Kailed og Gathered, and from whence the same shall be Carried away, map and shall Adjudge.

came shall be Carried away, map and shall Adjudge, Assels and Finally Determine the same.

And be it further Enacted by the Authority aforestaid, That it shall and may be Lawful to and for the Surveyor or Surveyors, and such Person or Persons, as he or they shall Appoint from Time to Time, to kemove and Prevent Annoyances on any Part of the High way or koad hereby Intended to be kepaired, by Filth, Dung, Ashes, kubbish, Water-Courses, Sinks or Drains, kunning into the said High way or koad, and to Cleanse any Ditch or Water courses Adjoyning to the said koads, and to Cut down, Lop or Cop any Crees or Bushes, Growing in the said High way, or in the bedges or Banks. Adjacent to the said High way, and to Take and ing in the said Digh way, or in the Bedges or Banks Adjacent to the said Digh way, and to Take and Carry away the same; The Owner or Occupier, Megletting to Cut down such Trees or Bushes, or to Kemove such other Annopances sor the Space of Ten Days after Potice in Writing given sor that Purpose, under the Pands of Five of the said Trustees, the Charges whereof shall be Keimburked, the said Surveyor or Surveyors, by such Owners or Occupiers, Megletting to Cut down the said Trees or Bushes, or to Kemove such other Annopances as aforesaid; And if after Kemoval of any such Annopances, any Person or Persons, shall again Offend in tike kind, every such Person or Persons so Offending, and being thereof Conviced, upon the Oath of One or more Witness or Witnesses, before One or more Justice or Justices of the Peace for the said County where such Offence shall be Committed, shall for every such Offence, Forfett and Pap unto the for every luch Offence, Forfeit and Pap unto the said Trustees where such Offence Mall be Committed. Ten Shillings, to be Levied in Manner afores said.

And be it further Enacted by the Authority aforestaid, That it shall and may be Lawful, to and for the said Surveyor or Surveyors, by Order of the said Trustees, or any five or more of them, to Make or Cause to be Made, Causeways, and to Cut and Make Orains through any Ground lying Contiguous to the said Koads, and to Erect Arches of Brick,

Eimber of Stone thereupon; And also, to Widen any of the Parrow Parts of the said bigh way of Road, by Opening, Charing and Laning into the faid bigh way of Road, any Ground of any Person nato pregoway or moso, any Ground of any Person or Persons, lying Contiguous to such high-ways or hoads, not being Built upon, and not being a Garden, Greyard, Pard, Planted Walk or Avenue to a Bouse; And also, to cause Ditch to Trunches to be made in such Places, and in Manner, as such Hurberg or Hurbergs, by Groun of the said Trunkers, or any Five or more of them, shall Adjudge Necessary so, the better Amending and Reeping of the said Dieth way or Koad in good Kenair, waking the said Digh way or hoad in good Kepair, making such reasonable Satisfaction to the Owner or Decupier of such Sound, which shall be so Laid in, or unto the said Digh way or hoad, or through which any such Orain or Drains shall be so Cut, or on which any Arch or Arches shall be Made, for the Damages which he or they shall or may thereby Sustain, as shall be alkested and Judged by the nerre Coing Judge or Judges of Mazes, or by the Justices of the Beace, or the Major Bart of them, at the nert General Assess or Guarter Sessions to be bolden for the County in which such Ground lies, which shall be Laid into the said Digh way or hoad, or through which any such Drain or Drains, Ditch or Greeks shall be Eut or Made, or on which such Arch or Arches shall be Eut or Made, or on which such Arch or Arches shall be Eut of Ange, or on which such Arch or Arches shall be Eut of any Discrence concern the faid high wap or hoad in good Repair, making Arch of Arches Wall he Erected of Made, of luch Caulemans Made, in Case of any Disterence concerning the lame; And if any Owner of Occupier of any Water courles, Ditch of Ditches, Adjourning to the laid Digh ways of Heads, shall Reglect of Actule to Acour of Cleanse such Water courles, and to make such Ditches to Deep, and in such Manner, as the Surveyor of Aurbenoes shall Adjudge Proper and Convenient, after Cen Days Porces shall be given so that Durpose, by such Surveyor of Surveyors of surveyors of surveyors of surveyors of surveyors of such Person of Persons as shall be Appointed by him of them, to such Owner of Owners, it shall and man be Lawful, to and for the Surveyor and Surveyors, to Set any Man of Men to Work, to Scour of Cleanse and Make the same, and by Warvant in Writing, under the Bands and Seals of any five of more of the said Crustees, to Levy the Charge thereof upon the Goods of Citates of the Owner of Owners, upon the Goods of Effates of the Owner of Owners, Occupier og Occumers of luch Mater courles, Direh or Ditches, by Diffrels and Sale of his, her or their Goods and Chattels, Kendring the Overplus (if any be) to the said Owner or Decupier, after all Charges [8] £ And

And whereas the laid Digh-Way or Road, Leading from the laid Cown of Mullingar in the County of Westmeath, through the Cowns of Rathcondra and Mevore in the faid County, and through the Cown of Ballymahon in the County of Longford, to Lanesborough in the faid County, map be confiderably Shortned,

and Made much more convenient for Travellers, if the same was Carne Straight, and in a Direct Line, where the same is to Crooked; For Kemedy where of, and that all suit and Kealonable Satisfaction may be Given for the Land made use of, in Carrying such Koad Straight as aforesaid,

Be it further Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the said Trustees, or any Pine or more of them, to Ascertain, Describe and Set apart such Part and Proportion of the Lands, Adjopning or Contiguous to the said Digh-Ways or Koads, or which otherwise portion of the Lands, Adjopning or Contiguous to the laid High-Waps or Roads, or which otherwise lies most Convenient, for Carrying on and Continuing the laid High-Wap or Road Straight, and in Direct Lines, not being Built upon, and not besing Gardens, Orchards, Bards, Avenues, Plantations or Planted Walks, or Parks or Paddocks for Deer, as they the laid Crustees, or any Line or more of them, shall Judge necessary for Carrying the same Straight and in a Direct Line as aforesaid; And the said Crustees, or any Line as aforesaid; are hereby surther Authorized and Impowered to Creat and Agree with the Owners and others, Insterested in the said Ground, to be Made life of in Carrying the said Road Straight as aforesaid, for such secompence and Satisfaction to be made for the same, out of the Colls and Duties Arising by Dirtue of this Act, as the said Crustees, or any Line Dirtue of this Act, as the said Trustees, or any Pine or more of them, shall think fit and Keasonable; And in Case any Person or Persons shall Reglect or Result to Treat or Agree as asociald, or through any Disability, by non Age, Coverture or Special Limis tation in any Settlement of Settlements, or by Keaston of any other Impediment cannot of otherwise howsoever Kefule to Dispose of their respective Interests in such Land, as the said Crustees, of any Kine of more of them, shall think convenient for the Shortsning the said Koad, in every such Case the said Crustees, of any Kine of more of them, are hereby Authorized and Impowered to Mue forth their Warstants of the Sheriff of the rant of Warrants, to the Sherist of Sherists of the County, wherein luch Ground doth lie, to Impannel and Keturn befoze the said Crustees, of any Prince or more of them, at such Time and Place within the

laid County, as shall be appointed in such Warrant of Warrants, a Sufficient Jury, who upon their Daths (which said Daths, the said Trustees, of any Pine of more of them, are hereby Jmpowered and Kequired to Administer) shall Jnquire into the True and Keal Value of such Ground, to be Made Hse softhe said High-Way of Koad; And such Verdits of Inquisitions as shall be so found and returned by the said Jury, Ascertaining the Value of such Ground, shall be final and Conclusive, as well to the said Trustees, as to the several and respective Owners and Proprietors of such Ground, notwithstanding any Disability of Incapacity whatsoever. And sozalmuch as the Monies so to be Collected, by such Accept of the said Toll, will not be at present Sufficent softhe Speedy Kepairing of the said High Way or Koad, Be it suther Enacted by the Authority asozesaid, That the said Trustees, or any Fisteen or more of them

Be it further Enacted by the Authority aforesaid, That the said Trustees, or any Fisteen or more of them shall and may, and are hereby Impowered, from Time to Time, by Writing under their respective Pands and Seals, to Assign over the said Toll or Duty hereby Granted, or any Part thereof, the Costs and Charges whereof to be Born and Paid out of such Toll or Duty, for any Term or Time during the Continuance of this Act, as a Security for any Hum or Sums of Money by them to be Borrowed for that Purpose, to such Person or Persons, or their Trustees, who shall Advance and Lend the same, to Secure the Repayment thereof, with Lawful Interest, or less, if the same can be so had which said Money Borrowed, shall be Applied and Disposed of, as the Toll or Duty is by this Act to be Applied and Disposed and Disposed of, and to no other life or Purpose whatsoever.

And be it further Enacted by the Authozity afozesaid, That it shall and may be Lawful to and for the said Trustees, or any Fisteen or more of them, from Time to Time, during the Continuance of this present Act, to Make out Warrants or Orders in Writing, under their Hands, Directed to the Treasurer or Acceiver of the said Tolls, Acquiring him to Pay thereout, to the Person or Persons Ramed in such Warrant or Order, their Erecutors, Administrators or Assigns, the growing Interest of the Sum of Money Mentioned in such Warrant or Order, as the same shall from Time to Time become Due, until such Time as the Principal Sum mentioned in such Warrant or Order, shall be Paid off and Discharged, at one intire Payment: Provided that no Warrant or Order to be Much to the said Treasurer or Acceiver by Virtue

of this Act, thall be for any greater Sum than Fifth

Pounds. And he is further Enacted by the Authority afores said. That all and every Person or Persons, to whom such Warrants or Orders shall be given, his, her or their Erecutors or Administrators, man, by Ensociements on such Orders or Acceipts, Transfer the Aight and Benefit of the Hum Mentioned in such Warrants or Orders, which Andrews, upon Potice to the Treasurer or Seceiver of the said Tolls, and an Enson or Orders or Seceiver of the said Tolls, and an Enson or Orders or Seceiver of the said Tolls, and an Enson or Orders or Seceiver of the said Tolls, and an Enson or Orders or Seceiver of the said Tolls, and an Enson or Orders or Seceiver of the said Tolls, and an Enson or Orders or Seceiver of the said Tolls, and an Enson or Orders or Orders or Orders of the said Tolls, and an Enson or Orders or O ery of Memorial thereof, Made in a Book to be lieps for that Purpole (which the faid Creasurer or fiereiber, Mall upon flequelt, without Charge, Fee or fiemard, Make accordingly, and thall, upon the like flequelt, Dermie to be Diewed at reasonable Bours, without fee or neward) thall Inticle the Indozett or Affignet, his or her Errences, Administrators of Affigns, to the Hole Benefit of the Hum so Cransferred of Affigned, and that the said Warrant of Genefit of Affigned, and that the said Warrant of Genefit was in like Manner by Affigned of Cransserved by such Affigner, his of her Errentors of Administrators, and so totics quoties; And that after such Affignment, it shall not be in the Power of the Person of Persons, who made such Affignesiment, to make Boid, Keleast of Discharge the said Asservent of the Aum therein Eransserred of Affignesis And be ir furcher Enanted by the Anthoxity afozelaid.

That the Creaturer of Gereiver of the faid Colls, Mail Arithmetically Humber all the Warrants of General which Mall be Stoen of Delivered out, in Pursuance of this In, as thep shall be Belivered out, Commencing the Physic be Arithmetically Numbered.

And be it surther Cnaned by the Authority asocially. That the several Colls and Duties hereby made Papable, shall be Applied to the Discharge of the Interest of so much Money as shall be Borrowed, in Pursuance of this Ast, and cowards kepairing the said hoads; And that all the Burplus of the said Colls and Duties hereby made Papable, over and above what shall be Sufficient to Discharge the said Interest and kepair the said Road, shall be Applied in Discharge of the Principal Money so Borrowed, in the Manner herein after Mentioned, (Viz.) Chat when, as often as such Surplus seceived by the said Creasurer or keceiver, shall Amount to the Sum of Two hundred Hounds, then the said Creasurer or keceiver, shall sause the Mumber of all the Warrants or Arbers which shall be Dumber of all the Warrants oz Ozbers which shall be flued and Delivered out, in Purluance of this Act, and the Sum therein Contained, to be Witten on feneral Cickets of Pieces of Parchment, and to be Kolled and Scaled up, and put into a Bor of Urn, and well Mirt together, and an Indifferent Person to be Appointed by the said Crustees, of any five of more of them, shall Publickly, between the Pours of Ten and Twelve in the Forenoon, of a Day to be by the said Treasurer of theceiver Publickly Movertist in the Dublin Gazette, for that Purpose, at least Twenty Days before, at Ballymahon, if the County of Longford, Draw out of such Bor of Wen, as many of the said Tickets of Pieces of Parchment, as the Hums therein Contained Pounds, and the Person of Persons, the Rumbers of whose Warrants of Orders shall be so Drawn, his of their Creatures known intrators of Angus, shall, within Twenty Days after the said Warrants of Orders shall be Drawn as aforesaid, be Paid by the said Trashirer of Acceiver, the Principal Hums to him of them respectively Due, with the Justeels for the said Trashirer of Acceiver, the Principal Hums to him of them respectively Due, with the Justeels for the said Trashirer of Acceiver, the Principal Hums to him of them respectively Due, with the Justeels for the said Trashire shall, upon Payment thereof, Deliver up his and their scheral and respective, to be Cancelled, which he is hereby sequired to Cancel accordingly; And the Interest Dayable by Dirtue of such Warrants of Orders, thall Cease, from the Crystation of Cwenty Days, to be Accounted from the Crystation of Cwenty Days.

their Crecutory Sauntalatatures of Orders that the Traumy Says after the faid Warrants or Green that be Drawn as aforefaid, be Paid by the said Creaturer or Accepter, the Principal Sums to him or them respectively Due, with the Interest for the same till Daid, and thall, upon Payment thereof, Teliver up his and their several and telecture Warrants or Orders to the said Creasurer or Accepter, to be Cancelled, which he is hereby Acquired to Cancel accordingly; And the Interest Payable by Pittue of such Warrants or Orders, thalf Crease, from the Cryptation of Cwenty Days, to be Accounted from the Cryptation of Cwenty Days, to be Accounted from the Cryptation of Cwenty Days, to be Accounted from the Day of Training the said Crease, from the Day of Suming the said Cickets or Pieces of Pacchment.

And he it surther Chanced by the Authority associated, Chat every Person Chargeable by any Law now in Being so the Authoring the laid Digh way or Acad, shall Learly, during the Continuance of this Act, To and Derson two Days of that Work commonly called The Statute-Work, which is Appointed by the Laws now in Being for the Authoring of the Pigh ways in this Kingdom, in such Manner, Place and Places being Part of the Digh way hereby Intended to be Accepted, and at such Time as the Surveyor or Surveyors of the Time and Direct, and shall have be again Chargeable for the law hy any Surveyor or Surveyors of the Time being, of all and every Partin whatseever, and also, that the reflective Surveyor or Surveyor for the Time being, of all and every Partin whatseever, and cherry Partin whatseever, and cherry Partin whatseever has so, then being Appointed by Dirtue of this made to him or them, we she Surveyor or Survey or for the Time being, of all and every Partin whatseever have so, the Time being Appointed by Dirtue of this Man, and therey Partin which the said Dight ways and Hoads intended to be Acquired by the Author of this

Act, give a List of an Account in Writing under his of their Pands, of the Pame of Pames of all and every Person of Persons in the said respective Parish of Parishes, who are by the Laws now in Force Chargeable towards the Repairing of the Digh ways of the said respective Parishes, and what he of they is of are Chargeable with respectively, for and towards the same, to the Surveyor of Surveyors Appointed, of the said Surveyor of Surveyors of the said Parishes shall within Three Days next after Potice Siven by the said Surveyor of Surveyors Appointed by this Act, of the Time when, and how many of the said Persons of the Time when, and how many of the faid Persons to Chargeable as aforesaid, he or they would have to do the said Two Days Work in and upon the said hoad to be Kepaired by this Act, either Summons, or Give Publick Potice thereof, the said Person or Persons so Chargeable as aforesaid; And if any Surveys or or Surveyors of the said Parishes respectively, shall Reglect or Resule to do as they are hereby Directed and Kequired, he or they, for every Offence, shall Forsfeit and Pay the Sum of Forty Shillings; And if any Person or Persons keeping a Team, Cart, Car other Carriage, and Chargeable towards the Kes or other Carriage, and Chargeable towards the Repairing of the High ways as aforesaid, shall Reglent or Kefule to To and Perform the said Two Days Work in the said High way by this An Intended to Mock in the laid Pigh-way by this Act Intended to be Kepaired, after luch Summons of Publick Potice shall be given as aforesaid, he of they respectively shall Forseit and Pay the Sum of Five Shillings for each of the said Two Days such Person of Persons keeping a Team, Cart, Car of other Carriage, shall make Default; And if any Labourer of other Person so Chargeable towards Kepairing the Pigh-ways of the said Parishes, shall at any Time Reglect of Kesult after such Summons of Publick Potice Given as a foresaid, to Do and Person the said Two Days Mock in the said Pigh-way by this Act intended to be Kevaired, he of they shall respectively Forseit and be Repaired, he or they shall respectively Forfeit and Pap the Sum of One Shilling for each of the said Two Days luch Labourer of other Person of Dersons thall make Default; All which Penalties and Forfeistures by this Act Imposed, thall be Levied and Kescovered by Distress and Sale of any of the Offenders Goods and Chattels, by Warrant or Warrants under the Pands and Seals of the said Trustees, or any Five or more of them, upon the Information of one or more Credible Witness or Witnesses upon Oath, which Oath the said Trustees or any Five or more of them, are the faid Crufters, og ann fibe og moge of them, are

hereby Impowered and Kequired to Administer, and the said Forfeitures and Penalties before mentioned when Kecovered, after rendering the Overplus (if any be) to the Party or Parties whose Goods and Chatcels shall be so Distrained (the Charges of such Distress and Sale being first Deducted) shall go to, and be Applied for and towards amending the said High-way Intended by this Act to be Kepaired, in like Manner as the Coll Intended by this Act is to go and be Applied

plied. Provided always, That in Cafe there shall be more than one Gate or Turn-pike in, cross or on the Side of the said high-way or Road between the said Town of Mullingar in the County of Westmeath, through the Cowns of Rathcondra and Mevore in the faid County, and through the Cown of Ballymahon in the County of Longford, to Lanesborough in the said County, no Person or Persons, having Paid the Toll or Duty at the first Sate or Turn-pike through which such Person or Persons shall Pass, and Producing a Pote or Ticket, that the said Toll or Duty was Paid (which Pote or Ticket, the said Toll or Buty was Paid (which Pote or Ticket, the Receiver or Receivers, Collector or Tollector or Ticket, tors, is and are hereby Required to Give Gratis) Mall be Liable to Pap any Toll or Duty at any other of the faid Gates of Turn-pikes, upon the faid high-way or Road, fuch Person or Persons Delivering the said Pote oz Ticket to the faid Receiver oz Receivers, Collector or Cicket to the laid Meterver or Metervers, Col-lector or Collectors of the laid Toll or Duty at the Natter Gate or Curn-pike the same Day; And no Person or Persons, having Occasion to Pals the Place or Places where the Toll or Duty is Taken, who shall keturn the same Day upon or with the same Porse, Mare, Gelding, Us, Mule, Cattle, Coach, Cha-riot, Berlin, Chaise, Chair, Calash, Waggon, Cart, Car or other Carriage, shall be Liable or Compella-ble the same Day to Day to the said Toll or Duty ble the same Day to Pay to the said Toll of Duty, moze than Once on the faid Road.

And for Preventing Frauds and Abuses in the said

Toll of Duty:

Be it Enacted by the Authority aforesaid, That if any Person or Persons, having Paid the Toll or Durty by this Act Granted and made Papable, and having such Pote or Ticket, Potes or Tickets, as is hereby Directed, shall Give or Dispose of the same to any other Person or Persons, in Order to Avoid the Payment of the said Toll or Duty, Every such Person Giving, Disposing or Offering, and the Person Receiving such Pote or Ticket, Potes or Tickets, and being thereof Convicted, upon the Oath of One or More

2

More Witness or Witnesses, before the faid Erusters of any five or More of them, or before any One or More Julice or Julices of the Peace for the Companies (which Dath, the said Trustees, and the said Justice or Julices, are hereby Impowered to Admirately Gall refreshed as hereby Impowered to Inches I nister) shall respectively forsent and Pap the Sum of Een Shistings, to be Levied, Accovered and Disposed of as any other Penalty or forseiture is Streeted to be Levied, Accovered and Disposed of, by this

Provided always, And it is hereby Declared, Chat, during the Continuence of this 2ta, all Coathes, and Pattengers on Horle back, Mall Pats and Ke-pats, Coll free, on the Say or Dans on which there that be an Election for kindight or knights of the Shire, to Serve in Parliament for the said Counties of West-meath and Longford, or for any Burgels to Serve in Parliament for ann Boroughs in the laid Counties refrentiely; Ann Ching herein Contained to the Contras

rp notwiehftanding.

And he it further Enaced by the Authority afortfaid, Chat the said Trustees, or any five or More of
them, may, and are hereby Impowered, from Cime
to Time, as they shall see Convenient or think fit,
to Compound or Agree by the Pear, or Otherwise,
with any Person or Persons using to Cravel through
the Currepike or Chrapikes to be Created, with any Milch-Cows, Dorse, Mare or Gelding, Ass or
Mule, or with any Coach, Berlin, Calasy, Chaise,
Chair, Waygon, Cate, Cat, or any other Carriage,
sor any Sum or Sums of Money, to be Paid Quarterly, from Cime to Cime, after such Agreements shall
be Made.

Provided also, And it is hereby Declared, Chat no Derion thall be Charged with any of the Colls and Outles aforelaid, who shall Pals through any of the Eurn pikes to be Evened by this act. who shall Carrp ann Quantity of Kilkenny Coals, or of Stones, Pravel, or other Materials for heparing the faid Peavel, or other Macerials tor Acpairing the laid Moad, or any of the Goads in the Parishes in which the same do Aie, or in any of the Peighbouring Parishes; thore with the laid Coll or Purp for any Cates, Cars or Waggions Looded with Com in the Scraw only that so, any Ploughs, Parrows, or other Implements of Pushander, in Order to the Uning or he parring the same, in the tederal Parishes in which the said Pightway or Moad Hereby Intended to be Mepaired do Lie; Moz shall any Toll oz Duty be Demanded oz Taken at any of the Turnspike oz Turnspikes to be Created, foz any Hozle, Mare, Gelding, Als oz Mule, oz other Cattle Going to Water, oz foz any Post-Pozle Carrying the Mail oz Packet, oz foz such Hozle as is oz shall be Used only to Kide on by the Gwner oz Dziver of any Waggon, Cart oz Carriage, Pzovided such Hozse Pals through the said Turnspike oz Turnspikes with such Waggon, Cart oz Carriage; Moz shall any Toll oz Duty be Demanded oz Taken foz the Hozses of Holdiers Palsing that are upon their March, oz foz Waggons, Carts, Cars, oz other Carriages Attending them, oz foz Hozses, Waggons, Carts, Cars, oz other Carriages Travelling with Pagrants sent by Passes, oz with Pzisoners Transmitted from one Part of the Kingdom to another.

to another.
And be it further Enacted by the Authozity afozesaid, That the Toll of Duty hereby Granted, thall take Place and have Continuance from and after the First Day of April, in the Near of our Lord God, One thousand seven hundred and thirty six, for and during the

Provided neverthelets, That if, at any Time before the Expiration of the laid Term of Forty one Pears, all Parts of the laid Koad thall be sufficiently Amended and Kepaired, and so Adjudged by the Majority of Trustees Appointed, or hereafter to be Chosen by Dirtue of this Act, by an Adjudication Made, and Kepayment of such Money as thall have been Advanced or Borrowed, with Interest for the same, and the Costs and Charges thereof, the said Tolls and Duties shall Cease and Determine; Any Thing herein Contained to the Contrary notwiths standing.

And he it further Enacted by the Authority aforestaid, That the faid fload or floads, shall be hepaired, from the said Town of Mullingar in the County of Westmeath, through the Counts of Rathcondra and Mevore in the said County, and through the Count of Ballymahon in the County of Longford, to Lanesborough in the said County.

And be it further Enacted by the Authority afore-said, That for the Continuing of a Sufficient Rumber of able Persons to be Trustees, for putting in Execution all and every the Powers in this Act Contained, for and during the Continuance thereof, it shall and map be Lawful, to and for the said Trustees, or any Five or more of them, upon the Death

defining to Act in the said Crust, from Time to Cime, and at all Cimes hereaster, during the Cerm asocelaid, to Ciea, Prominate and Appoint, in the Moom of such Crustee of Crustees, so Beceased, Kemoved of Artistag to act, another sit and able Berson, of so many more sit and able Berson, of somether the said Crustees, in the Cresquition of all and every the Power and Powers in them keypsted, by Birtue of this Act; And all and every person of Bersons, so to be Chosen Crustee of Crustees, to Join in purring this Act in Crecution, as they are herein before Crustee to do, shall and may and are herein before Crustee to act to all Jireents and Purposes, in as Pull, Large and Ample Maniner, as the said Crustees are by this Act Impospered to be, and so, Toties quoties, as often as Occasion shall Mequity.

And be it kurther Enaped by the Auchosep aforesaid. That the said Trustees, or any Fisteen or more of them, shall Meet at Ballymahon in the County of Longford, on the Second Dap of April, in the Brac of Dur Lord God, One thousand teven hundred and chiery fir, and the said Crustees shall then Adjourn elemicibes, and assertmands Meet there, or at any other Place or Places near the last Dissy way or soon, to be sepaired, as the said Crustees, or any Pive or more of them shall think Propee and Condenient, as often as it shall be Aveesary for the parting of this and in Execution; And if it shall lappen, eyat there shall not Appear at any Meeting that shall be Appointed to be Bay or Dela do the said Crustees, a Sussition Business of Crustees to Ar at such Meeting, and to Adjourn to any other Day, then, and in such Cale, the Cleth of the said Crustees to Meet at such shall Appointed at the respective Gates of Currenties, at seast Cen Days before the next she Poule where the Meeting of the said Crustees was said Appointed to be beld, or at some other Convenient Doule near the said soons, on that Top Formight upon which such said soons, on that Top Formight upon which such said soons, on that Top Formight upon which such said soons, on that Top Formight upon which such said soons, on that the said Crustees was said Appointed to been Beld, And that the said Crustees was said supointed to been Beld, And that the said Crustees was said supointed to been Beld, And that the said Crustees was said supointed to been Beld, And that the said Crustees oven theetings, shall Delay their own Charges and Crustees.

And

Promited atmaps, und de a Turcher Enated du the Alichorum afgelate. That no Berlon, or Persons Appointed by this Au, a Ornine be Ornibes for purchase this Au in Execution, that Paois or Accept of any Place of Broke artifug out of the him of granted, but such Derson or Dersons thall be incapable from the Time of Accepting and Continuing to Enjop such Place of Profit, of Acting as a Trustee.

And be it further Enacted by the Authority aforelaid, That no luch Trustee or Trustees shall in his
or their own Pame, or in the Pame or Pames of
any other Person or Persons, Undertake or Constract for the Repair of the laid Roads, or any Part
of them, whereby any Prosit may arise to him or
them, but that from such time, he or they shall cease
to be a Trustee or Trustees, and that any Person or
Persons that shall Undertake or Contract for the
Repairing or Amending the said Roads, or any Part
of them, shall, is required, take an Dath before the
said Trustees respectively, or any five or more of
them, which Dath they have hereby Power to Administer, that he or they do Undertake the same for
his or their own Use, and not for the Use of, or in
Trust for any Trustee or Trustees whatsoever Authorized
by this An.

And he it further Enacted by the Authorize

And he it kurther Enacted by the Authority akore-laid, That this Act shall be Deemed, Adjudged and Taken to be a Publick Act, and be Judicially ta-ken Motice of as such by all Judges. Justices and other Persons whatsoever, without specially Plead-ing the same. THE RESERVE OF THE PERSON OF T

estern tong fruit in gu circuste section in the roll.
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CHAP. XV.

An Act for Repairing the Road Leading from the Town of Antrim in the County of Antrim, through the Towns of Ballymenagh and Ballymoney in the said County, and to the Town of Coleraine in the County of Londonderry.

When the Cown of Antrim in the County of Antrim, through the Cowns of Ballymenagh and Ballymoney in the said County, and to the Cown of Coleraine in the County of Londonderry, by Reason of the several Pollow-Paps, and of the many and heavy Carriages free quently Pasting through the same, is become to Kuinous and Bad, that in Winter-Season many Parts thereof and Bad, that in Winter-Bealon many Parts thereof are Impallable for Waggons, Carts, Cars and Carriages, and very Dangerous for Travellers, and cannot by the ordinary Course Appointed by the Laws and Statutes of this Kealm, be estetually Amended and kept in Good and Sussicient Kepair; Wherefore, and to the Intent that the said High-way and hoad may with convenient Speed be essexually Amended and hereaster kept in good and sussicient Kepair, so that all Persons may Travel the same with Sasety;

Be it Enacted by the King's Most Ercellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this vessent

ritual and Tempozal, and Commons in this present Parliament Allembled, and by the Authority of the lame, That for the better Surveying, Detering, Amending and keeping in Kepair the laid high-way or Road, the Right honourable Alexander Carl of Antrim. Moad, the Might Honourable Alexander Carl of Antrim, the Right Honourable Arthur Carl of Donegall the Right Honourable Clotworthy Lord Discount Massaren, the Right Honourable Trevor Lord Discount Hillsborough, the Right Honourable Marcus Lord Discount Tyrone, the Right Honourable Brabazon Lord Discount Duncannon, the Right Honourable Francis Lord Conway, the Right Reverend Francis Lord Bishop of Down and Connor, the Honourable Clotworthy Skessington, Csq; the Honourable John Skessington, Csq; the Honourable Arthur Skessington, Csq; Sir Robert Adair, Hnight, the Honourable Arthur Hill, Csq; Robert Hawkins Magill, John Upton, Csq; the Right Honourable William Conolly, Csq; Hercules

cules Rowley, Arthur Dawson, Hercules Langford Rowley, John O Neil, Robert Colvill, Charles O Neil, Henry O Hara, Luke Gardiner, George Macartney, Arthur Dobbs, Henry Cary, Thomas Jackson, Rowley Hill, William Hamilton, Hugh Henry, Leslie Corry, Esques; the Reverend Samuel Hutchinson Dean of Dromore, the Reverend Archibald Stewart Doctoz in Distinity, Henry Sandford, Esq. the Reverend Peter Leslie, the Reverend John Gage, the Reverend Philip Mathews, the Reverend Thomas Squire, Doctoz in Divinity, the Keverend Skeffington Bristow, the Keverend Joson Finiston, the Keberend John Maxwell, John Houston, Alexander Stewart, Clotworthy O Neil, Kennedy Stafford, Hugh Boyd, Efgrs; Dotto2 Alexander Me Naghton, Hector Me Neil, Bartholomew Me Naghton, William Gage, Edmond Me Naghton, Samuel Hutchison, John Cuppaige, James Wilson, William Boyd, Griffin Howard, Archibald Hamilton, William Jackson, Stratford Canning, William Richardson, Richard Hamilton, Arthur Church, William Scot, Hercules Heylands, Charles Church, Esques; Dominick Heyland, Gent. Captain Edmund Lessie, Captain Robert Stewart, Captain James Stewart, Oliver O Hara, Esques; Feelix O Neil, William McCullogh, John Hamilton of Ballynegarvey, Efars; William Ker, Gent. Farmer Glover, Gent. James M. Kedie, Merchant, John Henry of Ballymoney, Merchant, Andrew Boyd of the same, Merchant, John Smart, William Moor of Dromnahaghi, William Moor of Desordarin, Daniel M. Neil of Killowguin, Francis Willoughby and Gawin Steel of Craigs, Gent. and the Survivors of them, shall be, and are hereby Mominated and Appointed Crustees of the said Hoad, and they, or any Five or moze of them, or luch Perlon or Perlons, as thep, or ann five or moze of them, thall Authorize and Appoint, Mall and map Grett of cause to be Gretted, One of more Gate of Gates, Turnspike of Turnspikes, in, upon, of tross and Part of Parts of the said Pighswap and Road; And also, a TollsPouse of TollsPouses, and thereshall seceive and Take the Tolls and Outies sols lowing; Before any Porse, Mare, Gelding, Cattle, Coach, Berlin, Chariot, Calash, Chaise of Chair, Waggon, Wain, Cart, Car of other Carriages, shall be Permitted to Pass through the same (Viz.) For there Maggon, Wain, Cart, Car oz other Carriages, shall be Permitted to Pals thzough the same (Viz.) Foz every Coach, Berlin, Chariot, Calash, Chaile oz Chair, Dzawn by Sir Pozles, Geldings oz Mares, the Sum of One Shilling and Sir Pence; And foz every Coach, Berlin, Chariot, Calash, Chaise oz Chair, Dzawn by any Lesser Humber of Pozles, Geldings oz Mares than Sir and moze than Two, One Shilling; Foz every Coach, Berlin, Chariot, Calash, Chaise oz Chair, Dzawn with Two Pozles, Geldings oz Mares, Sir Pence; Foz every Maggon, Wain, Cart oz other Carziage, with Four Wheels, the Sum of Ten Shillings. riage, with four Wheels, the Sum of Ten Shillings;

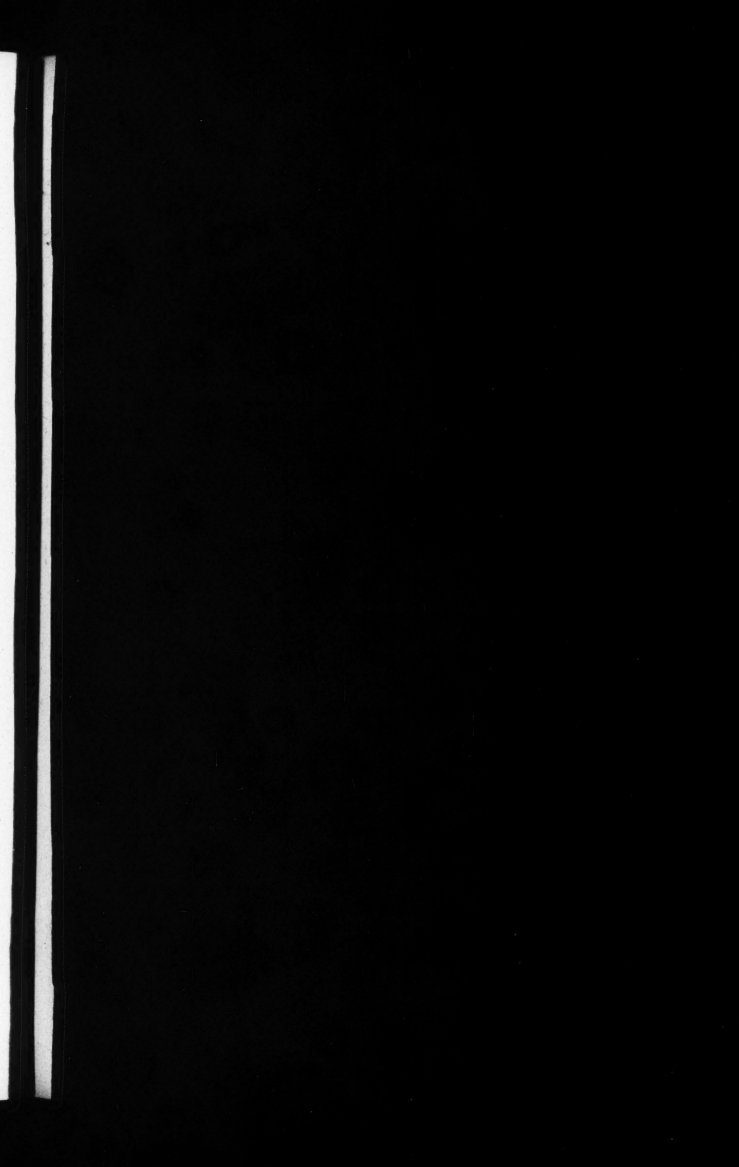
For every Wain, Cart or Carriage, with Two Myteels, Drawn by more than Two Horles, Mares, or Geldings or Wren, the Sum of Two Horles, Mares, or Geldings or Wren, the Sum of Two Hillings and six Pente; For any Cart, or other Carriage, Drawn with Two Horles, Geldings or Mares, the Sum of Four Pence; For every Carriage commonly called a Chair or Chaile, with One Horle, Mare or Gelding, the Sum of Chree Pence; For every Carr or other Carriage, Drawn but by One Horle, Mare or Gelding, the Sum of One Penny Half Penny, excepting Carrs Loaden with Turk, and for each of them, and for any Horle or or ther Cattle, Loaden with Turk, not Drawing, One Penny; For every other Horle, Mare, Gelding, Mule or Als, Iaden or Unladen and not Drawing, One Penny; For every Drove of Oren, or Peat Cattle, the Sum of One Hilling and Eight Pence per Score, and so in Proportion for any Greater or Lester Humber; For every Drove of Calves, Hoggs, Sheep or Lambs, the Sum of Cen Pence per Score, and so in Proportion for any Greater or Lester Humsber; Which laid respective Sum and Sums of Money, shall be Demanded and Taken in the Rame of, or as a Coll or Duty, and the Money so to be kailed as aforesato, is, and shall berehn be Vested in the said Crustees, and the same, and every Part thereof, shall be Paid. Applied, and Disposed of and Usigned to and so the several Uses, Intents and Purpoles, and in such Manner, as is herein after Mentioned and Directed: for the feveral uses, Intents and Purpofes, and in such Manner, as is herein after Mentioned and Directed; And the laid Crustees, or any five or more of them, are hereby Jupowered by themselves, or any Person or Perlons by them, or any Five or more of them, under their Pands and Seals thereunto Authorized, to Tedy the Coll or Duty hereby kequired to be Paid, upon any Person or Persons, who shall, after Demand made thereof, Reglect or Resule to Pay the same, by Distress of any Porse or Porses, or other Cattle or Goods, upon which such Coll or Duty is by this At Imposed, or upon any of the Goods and Chattles of such Person or Persons, who ought to Pay the same, and may Detain and keep the same, until such Coll or Duty, with the Reasonable Charges of such Distraining and keeping, shall be Paid; And it shall and may be Lawful, to and for the Person or Persons so Distraining, after the Space of five Days after such Distress Made and Caken, to Sell the Goods Distrained, Kendring the Overplus (if any be) upon Demand to the Owner thereof, after such Coll, Duty and Reasonable Charges so Distraining and Keeping the Come, shall be Des their hands and Seals thereunto Authorized, to Tebp for Distraining and Reeping the same, Mall be Des ducted and Paid.

And he it kurther Enacted by the Authority aforelaid. That out of the First Money arising from the
Profits of the several Turn-pikes to be Erecto; the
laid Trustees, or any five or more of them, shall
first Pap and Discharge the Ervence of Protucing
this Act of Parliament, and of Erecting such Turnpike and Turn-pikes, or Building such Toll-Pouse
or Toll-Pouses; And from and after such Charges
and Ervences shall be fully Satisfied and Paid, That
then, and from thenceforth, the Profits Arising, and
the Toll to be Collected at any Turn-pike or Turnpikes, to be Erected or Set up on the said soad
Utading from the Town of Antrim in the County
of Antrim, through the Towns of Ballymenagh and
Ballymoney in the said County, and to the Town of
Coleraine in the County of Londonderry, shall be Applied
for and towards the Repair of the said soad only,

and not elfewhere.

And be it surther Enacted by the Anthozity afozesaid, That if any Person or Persons whatsoever, Owning, kenting or Occupying any Land, near unto any Turnspike to be Erected in Pursuance of this Act, shall for Gain, keward or otherwise, Permit any Person or Persons whatsoever to Bals through any Gate, Passage or May, with any Coach, Berlin, Chariot, Calash, Chaise or Chair, Maggon, Wain, Cart, Carr or other Carriage, or kiving or Tribing any Porse, Ass, Mule, or any Sort of Cattle to Avoid the Payment of the Toll, hereby Appointed to be Paid, and shall be thereof Convicted, upon Dath of One or more Mitness or Mitness, before the said Trustees, or any Five or more of them, or before One or more Justice or Justices of the Peace, for the Country wherein such Offence or Offences shall be Committed, who are hereby Impowered and kequired to Administer such Oath, such Person or Persons shall Forseit and Pay to the Trustees, Authorized to Put this Act in Execution, the Sum of Cen Shillings, to be Levied by Distress and Sale of the Accuracy under the Pands and Seals of the said Trustees, or any Five or more of them, or such Justice or Justices, kendring the Overplus to the Owner (if any be) the Charges in Taking and Disposing of the said Goods being sirst Deducted.

And he it further Enacted by the Authozity afozelaid, Chat it shall and may be Lawful, to and foz the said Crustees, oz any five oz moze of them, to Erect one oz moze Sate oz Sates, Curn-pike oz



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Turn-pikes, on the Side of the said high way or Road, Cross any Way or Lane Iteading out of the said Road, and Toll-house or Toll-houses, and there to keceive and Take such Toll as is Appointed by this Act to be Taken, so as the same do not Extend to a Double Charge, in Case of Hassing through any other of the Turn-pikes to be Erected by Dirtue of this Act, from the Road Leading from the Town of Antrim in the County of Antrim, through the Towns of Ballymenagh and Ballymoney in the said County, and to the Town of Coleraine in the County of Londonderry.

And he it Enacted by the Authority aforesaid, That the said Trustees or any Five or more of them, at their

the faid Trustees, or any Pive or more of them, at their First Meeting, or any Succeeding Meeting, by 1921-ting under their Pands and Seals, Hall and may, Elect, Rominate and Appoint, One or more fit Per-son or Persons to be Acceiver or Acceivers, Collector or Collectors of such Money, in the Panie of such Coll or Outp. as shall be Due and Papable by Virtue of this Duty, as mall be Due and Papable by Dirtue of this Ax; And also. One or more fit Person or Persons to be Surveyor or Surveyors, to see the Condition of the said Digh way or hoad, and to take Care that the same be Amended and Kepaired, and that the Money Arising and Expended by Dirtue of this At be duly Applied; And shall and may from Cime to Cime Kemove such Collectors, Kereivers and Surveyors, or any or either of them, as they shall see Occasion, and Appoint Rew Ones in Case of Death or of such Kemoval; And all and every Person or Persons as is or are by this At Liable to Day the of such Kemodal; And all and every Person of Persons as is of are by this Act Liable to Pay the said Coll of Duty, is and are hereby Kequired to pay the same after the kates asociaid, to the said Kesteiver of Keceivers, Collector of Collectors of the said Coll of Duty, in that Behalf from Cime to Time Appointed as asociaid sof the keceiving the said Coll of Duty; And such keceiver of Keceivers, Collector of Collectors, and Surveyor of Keceivers, Collector of Collectors, and Surveyor of Keceivers, as asociaid, that upon Oath (if thereto required) before the said Crustees, of any five of more of them, of before one of more Justice of Justices of the Peace, Residing near the High way of Koad asocial (which Oath such Crustees, of any five of more of them, of such Justice of Justices, is and are hereby Junpowered and kequired to Administer) on the first Tuckly in every Month of oftner (if required) during the Continuance of this Act, give in a Crue, Eract and Persent Acrount in Writing under their respective Dands, of all Montes which he der their respective hands, of all Monies which he and thep, and every or any of them, shall to such Cime habe Receibed, Baid and Disburled, by Dirrue 19 25

of this Act, by Kealon of their respective Offices, for which Dath no fee or Keward shall be Taken; And in Case any Money so Keceived shall remain in their or any of their Pands, the same thall be Paid to the laid Cruftees, or any five or more of them, or to such Person or Persons as the said Trustees, or any fibe or more of them, shall by any Writing or Writings under their Bands and Seals, Authorize and Impower to Receibe the lame, which shall be Disburled and Laid out in As the same, which shall be Disburted and Laid out in Asmending the said High Way or Road, according to the true Intent and Meaning of this Act, and not ostherwise; And the said Trustees, or any Five or more of them, to whom such Account shall be given, shall and may out of the Money arising by the said Coll or Duty, make such Allowance to the said Receiver or Receivers, Collector or Collectors, and the Surveyor and Surveyors, for and in Consideration of his or their Care and Pains respectively taken in the Execution of his and their Office and Offices, and to such other Person or Persons, who have been, or shall be Assisting in and about Procuring the said High ways or Roads to be Amended and Repaired, by Advancing or Laping out any Money, or otherwise Relating thereunto as to out any Money, or otherwise Kelating thereunto as to them shall seem Good, so as such Allowance or Allowances to such Collegor or Collegors do not Annually exceed Ewenty Pounds, and to such Surveyor or Surveyors any Sum not exceeding Two Shills lings per Dap, during such Time or Times as he or thep shall be respectively Employed in the Kepair of the said Koads; And so as such Allowance or Allowances, to any other Person or Persons who shall be Employed by Dirtue of this Act, does not Exceed the Jum of Fisteen Pounds Pearly to each Person; And in Case the said Kereiver or Keceivers, Collector or Collectors of the aforesaid Coll or Duty, Surveyor or Surveyors, or any of them, shall not make such Account and Papment unto such Person or Persons, according to the Orders and Directions of the said Crustees, or any five or more of them, as aforesaid, that then the Justices of the Peace at any special Bessions or Meeting of them, to be Polden sor the County in which the said Keceiver, or Receivers, Collector or Collectors, Surveyor or Surveyors have Acted or been Employed and made such Default as a foresaid, shall, and are hereby Kequired and Impome foresaid, shall, and are hereby sequired and Impomered to make Enquiry, and finally to Determine of, and concerning such Default, as well by the Confession sion of the laid Parties themselves, as by the Testismony of one or more credible Witness or Witnesses upon Dath, which Dath they are hereby Impoms

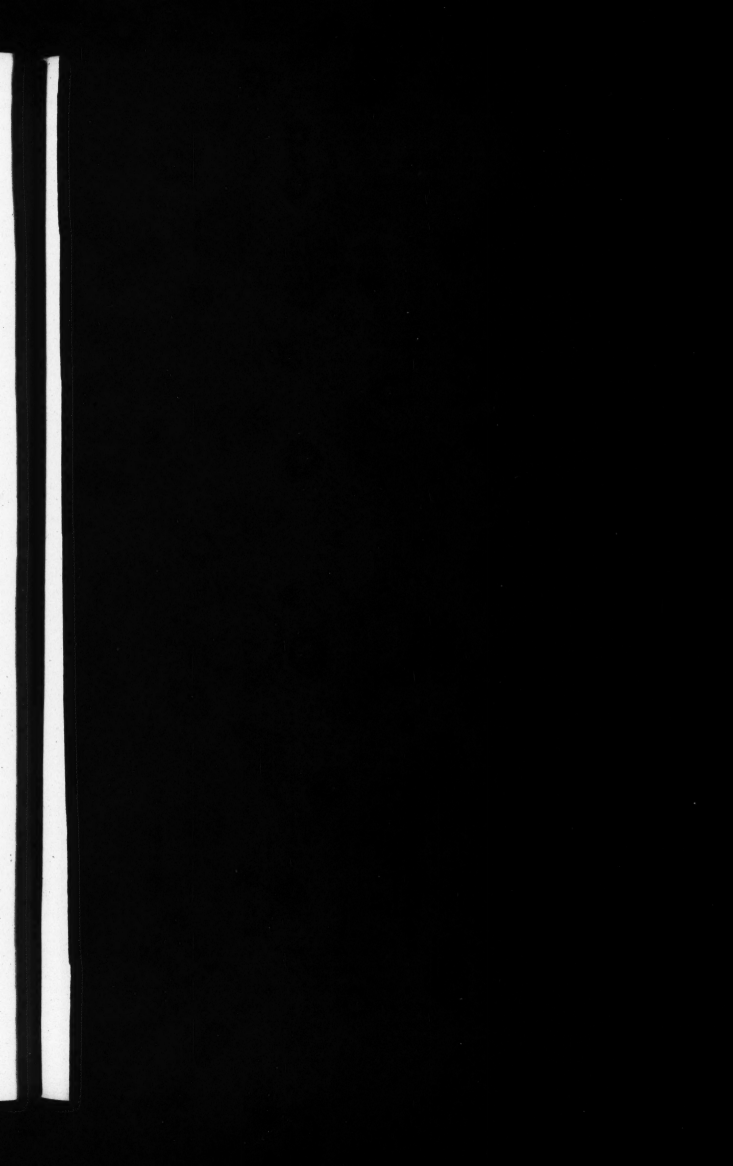
ered and Kequired to Administer without fee or Keward; And if any Person or Persons shall be Conviced thereof by such Justices, the said Justices shall, upon such Conviction, commit the Party or Parties to the Common Goal of the County where such Offence shall be committed, there to Kemain without Bail or Mainurize until he or they shall have made a True and Persect Account, and Dayment as aforesaid

and Perfect Account, and Payment as aforesaid. Und be it further Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the Survey or and Surveyors, and such Person or Persons, as he or they shall Appoint to Dig, Kaile, Gather, Take and Carry away, any Gravel, Furze, Sand, Stones or other Materials, out of any Waste or Common, of any Parish, Cown, Village or Hamlet, common, of any Parin, Cown, Village of Pamlet, in of near which any Founderous of Kuinous Places of the laid High-way of Road do Lie; And for Mant of Sufficient Gravel, Furze, Sand, Stones, of other Materials there, to Dig, Gather, Kaile, Take and Carry away the same out of the Waste of Common, of any Reighbouring Parish, Town, Village of Pamlet, without Paping any Thing for the same; And where there is not Sufficient of such Materials, in any Common of Waste Grounds near Mosioning it shall and may be Lawful for them joining, it Hall and map be Lawful for them, by Order of the laid Crustees, or any Five or more of them, to Dig, Kaile and Gather the same in the Several Grounds of any Person or Persons, not being Built upon, and not being a Barden, Dichard, Mard or Meadow, Planted Walk or Walks, or Avenue to a House, where any such Materials are of map be found, and from Time to Time to Tarry away such and so much thereof, as the said Surveyor of Surveyors in their respective Places shall Adjudge Rescessor for the Amending and Repairing the said Highwap of Road, Paping such Kates for such Materials, to the Owner of Occupier of the Ground, from whence the same shall be Digged, Kailed, Sathered and Carried away, as the Trustees Appointed of the Appointed to not this Art in Arecution, shall Adjudge Reasonable. put this Act in Execution, shall Adjudge Keasonable; And in Case of any Disterence between such Owner or Occupier and the said Trustees, touching the Dasmage aforesaid, the Judges of Assze at the next General Asszes and General Goalsdelivery to be Polden in the County where such Materials shall be Digged, Kaised or Gathered, and from whence the same shall be Carried away, map and shall Adjudge, Assess and Finally Determine the same.

And be it further Enacted by the Authority aforestaid, Chat it Hall and may be Lawful, to and for the

the Surveyor or Surveyors, and luch Person and Persons, as he or they shall Appoint from Time to Time, to Kenrove and Prevent Annopances on any Part of the said High-way or Road hereby Intended to be Kepaired, by Filth, Jung, Alses, Kubbish, Water-Courses, Sinks or Orains, Kunning into the said High-way or Koad, and to Cleanse any Ditch or Water-courses Adjorning to the said Koad, and to Cut bown, Loy or Cop any Trees or Bushes, Growing on the said high-way, or in the Hedges or Banks Adjacent to the said high-way, and to Take and Carry away the same; The Owner or Occupier, Regletting to Cut down such Trees or Bushes, or to kemove such other Annopances sor the Space of Ten Days after Poetice in Writing given sor that Burpose, under the Hands of Five of the said Trustees, the Charges whereof shall be Keinbursed, the said Surveyor or Surveyors, by such Owners or Occupiers, Regletting to Cut down the said Trees or Bushes, or to Kemove such other Annopances as asociate; And is after Kemoval of any such Annopances are Bushes, or to Kemove such other Annopances or Occupiers, Regletting to Cut down the said Trees or Bushes, or to Kemove such other Annopances as asociated; And is after Kemoval of any such Annopances are Ducker or more such Ditnets or Witnesses, before One or more Instructs or Suffices of the Peace for the said Country where such Offence shall be Commuteen shall for every such Offence, Forset and Pap unto the said Trustees where such Offence shall be Commute shall be Commuted, the Sum of Cen Shillings, to be Ievied in Manner aforesaid.

and be it further Enaced by the Authority aforelaid, That it shall and map be Lawful, to and for the laid Surveyor or Surveyors, by Groet of the laid Trustees, or any five or more of them, to Make or Caule to be Made, Causeways, and to Cut and Make Drains through any Grounds lying Contiguous to the laid Road, and to Event Arches of Brick, Cimber or Stone thereupon; And also, to Miden any of the Parrow Parts of the laid Pigh-way or Road, by Opening, Clearing or Laying into the laid Pigh-way or Road, any Ground of any Person or Persons, lying Contiguous to such Pigh-way or Road, not being Built upon, nor a boule, Garden, Orchard, Bard, Planted Walk or Avenue to a Boule; And also, to cause Titches or Trenches to be Made in such Places, and in such Manner, as such Surveyor or Surveyors, by Order of the laid Trustees, or any Five or more of them, shall Adjudge Peccellary for the better Amending and Recepting



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the said high way or koad in good Kepair, making such reasonable Satisfaction to the Gwner or Occupier of such Ground, which shall be so Naid into the said high way or koad, or through which any such Arche Hall be Eut, or on which any such Arche or Arches shall be Made, for the Damages which he or they shall or may thereby Sustain, as shall be Allested and Adjudged by the nert Going Judge or Judges of Asize, or by the Justices of the Peace, or the Major Part of them, at the nert General Asize or Muarter Stsions to be Polden for the County in which such Ground lies, which shall be Laid into the said Digh way or koad, and through whith any such Brain or Prains, Ditch or Ditches shall be Cut or Made, or on which such Arch or Arches shall be Freeted or Made, or such such Causeways Made, in Case of any Discence concerning the same; And is any Gwner or Occupier of any Water-courses, Ditch or Ditches, Adjorning to the said Digh way or Clean such Water-courses, and to make such Ditches so Deep, and in such Manner, as the Surveyor or Clean such Water-courses, and to make such Ditches so Deep, and in such Manner, as the Surveyor or Surveyors shall Adjudge Proper and Convenient, after Cight Days Kotice shall be given sor that Purpose, by such Dwner or Owners, it shall and map be Rawful, to and sor the said Surveyor and Surveyors, to Set any Man or then to Work, to Scour or Cleanse and Make the same, and by Warrant in Writing, under the Hands and Seals of any Five or more of the said Trustees, to New the Charge thereof upon the Goods or Citates of such Water-course, Ditches, by Distress and Sale of his, her or their Goods and Chattels, Kendring the Weverplus (if any be) to the soid difference noid.

and Chattels, Kendling the Overplus (it any de) to the said Owner of Occupier, after all Charges paid.

And whereas the said Digh-Way of Road, Leading from the said Cown of Antrim in the County of Antrim, to the Cown of Coleraine in the said County of Londonderry, may be considerably Shortned, and Made much more convenient for Cravellers, if the same was Carried Straight, and in a Direct Line, where the same is now Crooked; For Kemedy whereof, and that all Just and Keasonable Satisfaction may be Siven for the Land made life of, in Carrying such Koad Straight as aforesaid.

Moad Straight as afozelaid, Be it Enaced by the Authority afozelaid, That it shall and may be Lawful, to and for the laid Trustees, or any Pine or more of them, to Ascertain, Describe and Set apart such a Part and Pro-

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portion of the Nands, Adjouring or Contiguous to the laid high Way or Road, as they the laid Crustees, or any fine or more of them, thall Judge necel farp for Carrying the same Straight and in a Direct Uine, to that no Poule of other Building be Kemobed of Altered thereby, and so that any Part of the Lands so to be Set a part, be not Part of a Garden, Orchard, Pard, Planted Walk, or Avenue to a Pouse, or of a Park or Padbook sor Deer; And the said Crustees, or any Pine or more of them, are hereby further Authorized and Impowered to Creat and Agree with the Owners and others, Interested in the said Ground, to be Made life of in Carrying the laid Hoad Straight as afozelaid, for luch Recompence and Satisfaction to be made for the same, out of the Colls and Duties Arising by Virtue of this Act, as the said Trustees, or any Pine or more of them, shall think Fix and Reasonable; And in Cafe any Person of Persons Mall Reglett of Aefult to Treat of Agree as afozelaid, or through ann Dilability, by non Age, Coverture or Special Limi tation in any Settlement of Settlements, of by Keaslon of any other Impediment cannot of otherwise howsoever Hall Kefuse to Dispose of their respective Interests in such Land, as the said Crustees, of any hine of more of them, shall think convenient for the Shortning of the said Koad, in every such Case the said Crustees, of any hine of more of them, are hereby Authorized and Impowered to Illue forth their Wars rant of Martants, to the Sheriff of Sheriffs of the County, wherein such Scound both lie, to Impannel and Keturn befoze the said Crustees, or any Pine or more of them, at luch Cime and Place within the laid County, as Mall be appointed in fuch Marrant laid County, as shall be appointed in such Warrant of Warrants, a Sufficient Aury, who upon their Daths (which said Daths, the said Trustees, of any Mine of more of them, are hereby Junpowered and Required to Administer) shall Inquire into the True and Real Value of such Ground, to be Made Use of for the said Vigh Way of Road; And such Verdicts of Inquisitions as shall be so found and returned by the said Jury, Ascertaining the Value of such Ground, shall be final and Conclusive, as well to the said Trustees, as to the several and respective Owners and Proprietors of such Ground, notwirklanding any such Visability of Incapacity whatsoever.

such Disability or Jucapacity whatsoever.
And forasmuch as the Money so to be Collected, by such Acceipt of the said Coll, will not at present be Sufficient so, the Speedy Kepairing of the said Pigh- Way or Road.

Be it further Enacted by the Authority aforelaid, Chat the laid Crufters, or any Fifteen or more of them.

stall and man, and are hereby Impowered, from Time to Time, by Writing under their respective Hands and Seals, to Assign over the said Toll or Duty hereby Granted, or any Part thereof, the Cost and Charges whereof to be Born and Paid out of such Toll or Duty, for any Term or Time during the Continuance of this Ax, as a Security for any Sum or Sums of Money by them to be Borrowed for that Purpose, to such Person or Persons, or their Trustees, who shall Advance and Lend the same, to Secure the Repayment thereof, with Lawful Interest, or less, if the same can be so had, which said Money Borrowed, shall be Applied and be Disposed of, as the Toll or Duty is by this Lit to be Applied and Disposed of, and to no other use or Purpose whatsoever

And be it further Enacted by the Authority aforesaid, That it shall and map be Lawful to and for the said Trustees, or any Fisteen or more of them, from Time to Time, during the Continuance of this present Act, to Make out Warrants or Orders in Writing, under their Hands, Directed to the Treasurer or Seceiver of the said Tolls, sequiring him to Pay thereout, to the Person or Persons Ramed in such Warrant or Order, their Erecutors, Administrators or Assigns, the groming Interest of the Sum of Money Mentioned in such Warrant or Order, as the same shall from Time to Time become Due, until such Time as the Principal Sum mentioned in such Warrant or Order, shall be Paid off and Discharged, at one intire Payment: Provided that no Warrant or Order to be Issued to the said Treasurer or seceiver by Virtue of this Act, shall be for any greater Sum than Fifty Pounds.

Mall be for any greater Sum than Kifty Pounds.

And be it further Enacted by the Authority aforestaid, That all and every Person or Persons, to whom such Warrants or Orders shall be given, his, her or their Crecutors or Administrators, may, by Ensortements on such Orders or Acceipts, Transfer the Kight and Benefit of the Sum Mentioned in such Warrants or Orders, which Indoctements, upon Notice to the Treasurer or Acceiver of the said Tolls, and an Entry or Memorial thereof, Made in a Book to be kept for that Purpose (which the said Treasurer or Acceiver, shall upon Acquest, without Charge, Fee or Acward, Make accordingly, and shall, on the like Acquest, Dermit to be Diewed at reasonable Pours, without Fee or Acward) shall Intitle the Indoctee or Assignee, his or her Erecutors, Administrators or Assigns, to the Sole Benefit of the Sum so Transferred or Assignee, and that the said Warrant or Order, map in like Manner be Assigned or Transferred by such Assignee, his or her

her Erecutors or Administrators, and so toties quoties; And that after such Assignment, it shall not be in the Power of the Person of Persons, who made such Assign= ment, to make Doid, Keleale oz Discharge the laid 216fignment, or the Sum thereby Transferred or Affigned, oz any Part thereof.

And be it further Enacted by the Authority aforelaid, That the Treasurer of Receiver of the said Colls, Mall Arithmetically Rumber all the Warrants of Gebers which thall be Given of Delivered out, in Pursuance of this Att, as they thall be Delivered out, Commencing by Aumber One, and so Continuing the Aumbers till the Whole be Arithmetically Aumbered.

And be it further Enacted by the Authority aforesaid, That the several Tolls and Duties hereby made papable, shall be Applied and Paid to the Discharge of the Interest of so much Money as shall be Borrowed, in Pursuance of this Act, and towards Kepairing the laid Koads: And that all the Surplus of the said Tolls and Outies hereby made Papable, over and above what Hall be Sufficient to Discharge the said Interest and Kepair the said Roads, shall be Applied in Discharge of the Principal Money so Borrowed, in the Manner herein After Mentioned, (Viz.) That when, and as often as such Jurplus Acceived by the said Treasurer or Acceiver, shall Amount to the Sum of Two hundred Pounds, that then the said Treasurer or Acceiver, shall cause the Mumber of all the Warrants or Orders which shall be Much and Delivered out, in Pursuance of this Act, and the Sum therein Contained, to be Witten on feveral Tickets of Pieces of Parchment, and to be Kolled and Sealed up, and to be put into a Bor or Urn, and well Mired together, and an Indifferent Person to be Appointed by the faid Cruftees, or any five or more of them, Mall Publickly, between the hours of Ten and Twelve in the Fozenoon, of a Dap to be by the said Trustees or Keceiver Publickly Advertised in the Dublin Gazette, for that Purpose, at least Twenty Daps before, at the Cown of Ballymenagh, in the County of Antrim, Deam out of such Bor of Urn, as many of the said Tickets of Pieces of Parchment, as the Sum therein Contained shall Amount to the Sum of Two hundred Pounds, and the Person of Persons, the Number of whose Warrants of Orders shall be so Trawn, his of their Greeutors, Administrators of Assigns, shall, within Twenty Bays after the said Warrants of Orders shall be Parame be Paid by the said Treasurer of Stall be Parame Mall be Drawn, be Paid by the faid Treasurer oz Receiver, the Principal Sums to him or them respectively Due, with the Interest for the same till Paid, and shall, upon Papment thereof, Deliver up his

and their several and respective Warrants or Orders, to the said Creasurer or Receiver, to be Cancelled, which he is hereby Required to Cancel accordingly; And the Interest Payable by Virtue of such Warrants or Orders, shall Cease, from the Expiration of Twenty Days, to be Accounted from the Day of Drawing the said

Tickets or Pieces of Parchment. And be it further Chatted by the Authority aforesaid, That any Person Chargeable by any Law now in Being towards the Repairing the faid high-way or Road. shall Pearly, during the Continuance of this Act, Do and Perform two Days of the Work commonly called The Statute-Work, which is Appointed by the Laws now in Being for the Amending of the Pigh ways in this Kingdom, in such Manner, Place and Places being Part of the Pigh way hereby Intended to be Kepaired, and at such Time as the Surveyor or Surveyors to be Appointed by Virtue of this Aa, thall by Writing under his or their hand or hands, from Time to Cime Order and Direct, and Mall not be again Chargeable for the same by any Surveyor or Surveyors of the respective Parishes, or any Person whatsoes ber, and also, that the respective Survepoz oz Surven-Daristes, in which the said Bigh-wap and Koad intended to be Kepaired by this Ac do lpe, shall Yearintended to be Repaired by this Au do the, ight Bearly, and every Pear, within Four Days after Requelt
made to him of them, by the Surveyor of Surveyof for the Cime being Appointed by Dirtue of this
Au, give a List of an Account in Writing under his
of their Pands, of the Pame of Pames of all and
every Person of Persons in the said respective Parishes, who are by the Laws now in Force Chargeable towards the Repairing of the Pigh-ways of
the said respective Parishes and what he of then is the said respective Parishes, and what he or they is or are Chargeable with respectively, for and towards the same, to the Surveyor Surveyors Appointed, or to be Appointed, by Virtue of this Att; And that the said Surveyor or Surveyors of the said Parishes shall within Three Days nert after Potice Given by the faid Surveyoz oz Surveyozs Appointed by this Act, of the Time when, and how many of the said Persons so Chargeable as afozesaid, he oz they would have to do the said Two Days Work in and upon the said Koad to be Kepaired by this Act, either Summon, oz Give Publick Potice thereof, to the said Person oz Persons so Chargeable as afozesaid; And if any Survey oz oz Surveyozs of the said Parishes respectively, shall Begled oz Kefuse to do as they are hereby Directed Meglett oz Refule to do as thep are hereby Directed and Required, he or thep, for every Offence, thall for

feit and Pap the Sum of Forth Shillings; And if any Person or Persons keeping a Cram, Cart, Car or other Carriage, and Chargeable towards the Aspairing the Digh-ways as aforesaid, shall Reglet or Aefuse to To and Personn the said Two Taps Work in the said Digh-way by this Act Intended to be Kenaired, after such Summons or Publish Baries Or Aefule to Do and Perform the laid Two Days Work in the laid Digh war by this An Intended to be Kepaired, after luch Summons or Publick Moties thall be given as aforelaid, he or they respectively shall forfeit and Day the Sum of Five Shillings so each of the Two Days hich Person or Persons keeping a Team, Cart, Car or other Carriage, shall make Default; And if any Labourer or other Person so the laid Parishes, shall at any Cime Regist or Actual after such Summinous or Publick Motice Given as a forelaid, to Do and Persons the Repairing the Lind Two Days Work in the laid Lugh war by this An intended to be Kepaired, he or they shall respectively forser and Day the Sum of Due Shilling sor each of the said Two Days such Labourer or other Person or Persons shall make Default; All which Penalties and Forser tutes by this An Imposed, shall be Roued and Recovered by Distress and Sale of any of the Menders Goods and Chattels, by Warrant or Warrants under the Hands and Beals of the laid Crustees, or any five or more of them, are hereby Impowered and kequited to Administer, and the laid Penalties and Fosser went of the laid Penalties and fosser when the said Penalties and the laid Penalties and the trustees, or any five or more of them, are hereby Impowered and kequited to Administer, and the laid Penalties and Fosser whose of them, are hereby Impowered and kequited to Administer, and the laid Penalties and Fosser whose Society mentioned when kecovered, after rendering the Ocobs or Chastels shall be so Islands (the Charges of such Distress and Sale being sixt Deduced) shall go to, and be Applied so and towards amending the said Digh way Intended by this An to be keyaired, in like Mannet as the Coil Intended by this An is to go and be Applied.

Provided always, Chat in Case there shall be more plied.

Provided always, That in Case there shall be more than one Gate of Turnspike in, cross or on the Side of the said Dighswap or koad between the said Cown of Antrim in the County of Antrim, through the Cowns of Ballymenagh and Ballymoney in the said County, and to the Town of Coleraine in the County of Londonderry, no Derston or Persons, having Paid the Coll or Duty at the self Gate or Turnspike through which such Person or Persons shall Pass, and Producing a Rote or Ticker, that the said Toll or Duty was Paid (which Rote or Ticket, the seccious or seccious, Collect, the seccious or seccious, Collect, that are hereby sequired to Side Gratis) shall

he

be Liable to Pap any Toll or Duty at any other of the said Gates or Turnspikes, upon the said high-way or Koad, such Person or Persons Delivering the said Pote or Ticket to the said Keceiver or Keceivers, Collector or Collectors of the said Toll or Duty at the Latter Gate or Turnspike the same Day; And no Person or Persons, having Occasion to Pals the Place or Places where the Toll or Duty is Taken, who shall keturn the same Day upon or with the same Dorce. Ware, Gelding, Als. Quile, Cartle, Coach, Than Dozte, Mare, Belding. Als, Mule, Cartle, Coach, Chariot, Berlin, Chaile, Chair, Calash, Waggon, Cart, Car do other Carriage, Shall be Liable of Compellafile the same Day to Day the said Coll og Outp, innte than Once on the same Road.

And for Preventing Francs and Abules in the laid Toll or Duty:

Be it Enacted by the Authority alorelaid, That if any Perlon or Perlons, having Paid the Toll or Duty the hythis Act Granted and made Payable, and having luch Pote or Ticket, Potes or Tickets, as are hereby kequired, thall Give or Vilyole of the fame to app other Person or Perlons, in Order to Avoid the Payment of the laid Toll or Duty, Every such Person Biving, Disposing or Offering, and the Verson Dapment of the laid Coll or Duty, Every such Person Civing, Disposing or Offering, and the Person Receiving such Protes or Cicket, Protes or Cickets, and being thereof Convinced, upon the Oath of One or More Witness or Witnesses, before the laid Crustees or any Five or More of them, or before any One or More Justice or Justices of the Peace for the Courty wherein such Offence or Offences shall be Commuted (which Oath, the laid Crustees, and the said Justice or Justices, are hereby Impowered to Nominister) shall respectively forseit and Day the Sum of Cen Shillings, to be Levied, Accordered and Disposed of, as any other Denalty or forseiture is Directed to be Levied, Accordered and Disposed of, by this Na. Mat.

Provided always, And it is hereby Declared, That. during the Continuance of this Act, all Coaches, and Ballengers on horle-back, mall Pals and Re-pals, Collecte, on the Dap or Daps on which there thall be an Cleation for knight or knights of the Shire, or for any Member to Serve in Parliament for any Bostoughs in the said Counties respectively; Any Ching

herein Contained to the Contrary notwithkanding.

And he it further Enacted by the Authority afores said. Chat the said Crustees, or any Fisteen or More of them, may, and are hereby Impowered, from Cime to Cime, as they shall see Convenient or think Fit, to Compound or Agree by the Year, or Otherwise, with

with any Person or Persons Using to Travel through the Curn pike or Curn pikes to be Erected, with

the Turn pike of Turn-pikes to be Erected, with any Milch-Cows, Hosse, Mare, Belding. Als of Mule, of with any Coach, Berlin, Calash, Chaise, Chair, Waggon, Cart, Car, of other Carriage, soft any Sum of Money, to be Paid Quarterly, from Time to Time, after such Agreements shall be Made.

Provided also, And it is hereby Declared, Chat no Person shall be Charged with any of the Colls of Duties asocesaid, who shall Pals through any of the Turn-pikes to be Erected by this Act, who shall Carry any Quantity of Stones, Gravel, of other Materials soft sepairing the said Road, of any of the Roads in the Parishes in which the same do Lie, of in any of the Meighbouring Darishes. Do Lie, or in any of the Reighbouring Parishes; Por Mall any Person or Persons be Chargeable with the said Coll or Duty for any Carts, Cars or with the laid Toll or Duty for any Carts, Cars or Maggons Loaded with Corn in the Straw only; Nor for any Ploughs, Harrows, or other Implements of Husbandry, in Order to the Using or Kepairing of the lame, in the several Parishes in which the said High ways or hoads hereby Intended to be Repaired do Lie; Nor shall any Toll or Duty be Demanded or Taken at any of the Turn-pikes to be Created, for any Horse, Mare, Gelding, Ass or Mule, or other Cattle Going to Water, or for any Post-Horse as is or shall be Used only to Kide on by the Owner or Driver of any Waggon, Cart or Carriage, Provided such Horse Pass through the said Turn-pike or Turn-pikes with such Waggon. faid Turn-pike of Turn-pikes with such Waggon, Cart of Carriage; Not thall any Toll of Duty be Demanded of Taken for the Pocles of Soldiers Palsing that are upon their March, of for Waggons, Carts, Cars, of other Carriages Travelling with Vagrants sent by Palses, of with Prisoners Transmitted from one Part of this kingdom to another.

And be it further Cnaced by the Authority aforesaid, That the Toll of Duty hereby Granted Stall take

That the Toll or Duty hereby Granted, Mall take Place and have Continuance from and after the First Dan of May, One thousand seven hundred and thirtp fir, for and during the Cerm of Fortp One Pears.

Provided nevertheles, Chat if, at any Cime befoze the Expiration of the laid Cerm of forty one Pears, all Parts of the faid Road Mall be fufficiently 21 mended and Repaired, and so Adjudged by the Majozity of Trustees Appointed, or hereafter to be Chosten by Virtue of this Act, by an Adjudication Made, and Ke-payment of such Money as shall have been Advanced or Borrowed, with Interest for the same, and the Colts and Charges thereof, the said Tolls and Duties shall Cease and Determine; Ann Thing herein Contained to the Contrary notwithstanding.

And he it further Cnated by the Authority aforesaid, That for the Continuing a Sufficient Rumber of able Persons to be Trustees, for putting in Erecution all and every the Powers in this Act Constained, for and during the Continuance thereof, it shall and may be Lawful, to and for the said Trustees, or any five or more of them, upon the Death of any of the said Trustees, or their Kemoval or Resusing to Act in the said Trust, from Time to Time, and at all Times hereafter, during the Term asoresaid, to Cleet, Pominate and Appoint, in the known of such Trustee or Trustees, so Deceased, semoved or kesusing to act, another sit and able Person, or so many more sit and able Persons, It wing in the said Country of Antrim, to be Joined with the said Trustees, in the Execution of all and every the Power and Powers in them Reposed, hy Dirtue of this Act, And all and every Derson or this Act, And all and every hereon before Qualified to do, shall and may and are hereby Impowered, to act to all Intents and Durposes, in as Juli, Large and Ample Manner, as the said Trustees are by this Act Impowered to bo, and so, Toxics quoties, as often as Occasion shall Reduire.

And be it kurther Enacted by the Authority aforefaid. That the said Crustees, or any Fisteen or more
of them, shall Meet at Ballymenagh in the County of
Adding on the First Thursday, in the Month of May,
One thousand seven hundred and thirty sir, and the
said Crustees shall then Adjourn themselves, and
afterwards Meet there, or at any other Place or
Places near the said Dightwap or soad, to be sie
paired, as the said Crustees, or any five or more
of them shall think Proper and Convenient, as often as it shall be Necessary for the putting this
and in Frecution; And if it shall happen, that there
shall not Appear at any Meeting which shall be Appointed to be Pad or Deld by the said Crustees, a
Sufficient Humber of Crustees to Act at such Meeting and to Aviourn to any other Day, then, and in such
Case, the Clerk of the said Crustees, by Notice in
Mriting, to be Affired at the respective Bates or
Turn-pikes, at least Ten Days before the nert
Meeting, shall Appoint the said Crustees to Meet at

the Poule where the Meeting of the laid Trustees was last Appointed to be Peld, or at some other Convenient Poule near the said Koad, on that Day Fortnight upon which such last Meeting of the said Trustees was Appointed to have been Peld; And that the said Trustees, at their First Meeting, and at all other Subsequent Meetings, shall Defray their own Charges and

Erpences. Provided always, and be it further Enacted by the Authority aforesaid, That no Person or Persons Appointed, or to be Appointed by this Act, a Trustee or Trustees for putting this Act in Erecution, shall Pave or Accept of any Place of Profit arising out of, or by Keason of the Coll or Ducy by this Act laid or granted, but such Person or Persons shall be incapable from the Time of Accepting and Continuing to Enjoy such Place of Profit, of Acting as a Trus-

And he it further Enacted by the Authority aforelaid, Chat if any Suit shall be Commenced against
any Person or Persons for any Thing done in Pursuance of this Act, that in every such Case the
Action shall be Laid in the County of Antrim,
and not elsewhere, and the Defendant or Defendants in such Action or Actions to be brought, may
plead the General Issue, and give this Act and the
Special Matter in Evidence, at any Crial to be
had thereupon, and that the same was done in Pursuance, and by the Authority of this Act, and if
it shall Appear so to be done, or such Action or Actions shall be brought in any other County, that
then the Jury shall Find sor the Defendant or Defendants, and upon such Derdict, or if the Plaintist shall be Konsuited, or Discontinue his Action,
after the Defendant or Defendants shall have Appeared, or if on any Demurrer Judgment shall be And be it further Enacted by the Authority afores after the Defendant or Defendants shall have Appeared, or if on any Demurrer Judgment shall be given against the Plaintist, the Defendant or Desfendants shall and map Accover Creble Costs, and have the like Kemedy for the same as any Defendant or Desendants hath or have in any other Cases by Law.

And be it further Cnaced by the Authority aforestate, Chat this Act shall be Deemed, Adjudged and Caken to be a Publick Act, and be Judicially taken Potice of as such by all Judges, Justices and other Dersons whatsoever, without specially Plead.

other Persons whatsoever, without specially Plead ing the same.

CHAP. XVII.

An Act for Repairing the Road Leading from the Bridge Commonly Called Ban-Bridge, over the Ban-Water in the County of Down, to Randalstown in the County of Antrim.

When the Bridge over the Ban-Water, commonly called the Ban-Bridge in the Country of Down, to Randalstown in the Country of Antrim, by Beason of the several Pollow-Ways, and of the many and heavy Carriages frequently Passing through the same, is become so Kuinous and Bad, that in Winter-Beason many Parts thereof are Impassable for Waggons, Carts, Cars and Carriages, and very Dangerous for Travellers, and cannot by the ordinary Course Appointed by the Laws and Statutes of this Realm, be effectually Amended and kept in Good and Husticient Repair; Wherefore, and to the Intent that the said Digh-way and Koad may with convenient Speed be effectually Amended and hereafter kept in good and sufficient Repair, so that all Persons may Travel through the same with Safety; Be it Enacted by the king's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Tempozal, and Commons in this yresent

Be it Enacted by the king's Most Excellent Majesty, by and with the Advice and Consent of the Loods Spiritual and Tempozal, and Commons in this present Parliament Assembled, and by the Authority of the same, That for the better Surpeping, Ordering, Amending and keeping in Kepair the said high-way or Road, the kight Honourable Arthur Earl of Donegall, the kight Honourable Clotworthy Lood Viscount Massacen, the kight Honourable Francis Lood Baron Conway, the kight Keperend Francis Lood Baron Conway, the kight Keperend Henry Lood Bishop of Down and Connor, the kight Keperend Charles Lood Bishop of Kildare, Sir John Rawden, Baronet, the Honourable Clotworthy Skessington, Esq; the Honourable John Skessington, the Honourable Arthur Skessington, Charles O Neil, Esq; Arthur Hill, Esq; John Upton, Esq; Charles O Neil, Esq; Henry O Hara, Esq; George Macartney, Arthur Dobbs, Esque; John Lyndon, Esq; Robert Colvil, Esq; Hugh Henry, Esq; Hercules Rowley, Esq; Langford

ford Rowley, Elq; William Hamilton, Elq; Richard Johnston, Elq; Samuel Warring Junioz, Elq; Thomas Warring, Elq; Samuel Close, Elq; Hugh Boyd, Elq; Bartholomew M. Naughton, Elq; Alexander Stewart, Elq; Solomon White, Elq; William Brownlow, Elq; Rowley Hill, Elq; Clotworthy O Neil, Elq; Arthur Dawson, Elq; John Huston, Elq, John O Neil, Elq; John Bateman, Elq; Thomas Prior, Elq; John Stothard, Elq; Kennedy Stafford, Elq; John Moore, Elq; Sir Robert Adair. Baronet Arthur Upton, Elq: John Cuppadge, Elq: Adair, Baronet, Arthur Upton, Elq; John Cuppadge, Elq; the Reberend Doctoz Stewart, the Reberend Dean Hutchinson, the Kenerend David Barry, 1922. William McCulagh, 1922. Charles Bristow, 1922. Adam Stothard, 1922. Christopher Jenny, the Kenerend William Rowan, 1922. Henry Shaw, 1922. Francis Shean, the Reverend M2. Skeffington Bristow, the Re-berend M2. Edward Higginson, M2. Samuel Bristow, the Re-berend M2. Joseph Finniston, the Reverend M2. John Walsh, the Aeperend M2. William Hartkon, M2. Mathew Stothard, the Aeperend M2. George House, the Keverend M2. Thomas Smith, the Keverend M2. Anthony, Walth, the Keverend M2. Peter Ledie, M2. Henry Close, the Aebergend M2. Arthur Workman, the Keverend M2. Redmond Smith, M2. John Warring, Thomas Crastotd, Chi; Edmond Ledie, Clai Felix O Neil, Cla. M2. John Reily and M2. Peter Mason, and the Hunthouse of them, shall be, and are hereby Rominated and Appointed Crustess of the faid Koad, and then, or any Five or more of them, shall muthouse and Appoint, shall and map Creat or saule to be Created. One or more Gate or Gates, Chair, shall muthouse and Appoint, shall and map Creat or saule to be Created. One or more Gate or Gates, Chair, shall muthouse and Appoint, shall and map Creat or saule to be Created. One or more Gate or Gates, Chair, shall may and those and Part or Parts of the said bigh map and those and Part or Parts of the said bigh map and therefigal! Receive and Cake the Colls and Duties sollowing. Before any borse Mare, Gelding, Cattle, Coach, Berlin, Chartot, Calash, Chaise, Chair, shall be Dermitted to Dass through the same (Viz.) For every Coach, Berlin, Chartot, Calash, Chair, Chair, shall be Dermitted to Dass through the same (Viz.) For every Coach, Berlin, Chartot, Calash, Chair, Chair, Drawn by Sir Borses, Geldings or Mares, than Sir and more than Two One Shillings, For every Coach, Berlin, Chair, Chair, Calash, Chair, Calash, Chair, Gaten, Berlin, Chair, Chair, Calash, Chair, Calash, Chair, Brawn with Two Borses, Geldings or Mares, Sir Bence, For every Mann, Cart or Carriage, with Four Myeels, the Sum of Cen Shillings; For every Mann, Cart or Carriage, with Four Myeels, the Sum of Cen Shillings and strends or Order, Brawn by more than Two Borses, Mares, or Geldings or Oren, the Sum of Cwo Shillings and strends or Oren. the Reverend M2. William Hartston, M2. Mathew Stothard, the Reverend M2. George House, the Reverend M2. Tho-Geldings of Oren, the Sum of Two Shillings and fir

Pence: Foz any Cart, oz other Carriage, Dzawn with Two Pozles, Geldings oz Mares, the Sum of Four Pence: Foz every Carriage commonly called a Chair oz Chaise, with One Pozle, Mare oz Gelding, the Sum of Chizee Pence: Foz every Carr oz other Carriage, Ozawn but by One Pozle, Mare oz Gelding, the Sum of One Penny Palf Penny, excepting Carrs Loaden with Curf, and foz each of them, and foz any Pozle oz other Cattle, Loaden with Curf, not Ozawing, One Benny Foz every other Pozle. Mare, Gelding, Mule ther Cattle, Loaden with Curf, not Drawing, One Denny; For every other Porle, Mare, Gelding, Mule or Als, Laden or Unladen and not Drawing, One Denny; For every Drove of Oren, or Meat Cattle, the Sum of One Shilling and Eight Pence per Score, and so in Proportion for any Greater or Lester Mumber; For every Drove of Calves, Hoggs, Sheep or Lambs, the Sum of Five Pence per Score, and so in Proportion for any Greater or Lester Rumber; Which said respective Sum and Sums of Money, Hall be Demanded and Caken in the Rame of, or as a Coll or Duty, and the Money so to be sailed as aforesaid, is, and thall hereby be Dested in the said Crustees, and the same, and every Part thereof, shall be Pasto, Applied, and Disposed of and Assigned to and for the several Uses, Intents and Purposes, and in such Manner, as is herein after Mentioned and Directed; Manner, as is herein after Mentioned and Directed; And the laid Crustees, or any Five or more of them, are hereby Impowered by themselves, or any Person or Persons by them, or any Five or more of them, under their Bands and Seals thereunto Authorized, to Levy the Coll of Duty hereby Aequired to be Paid, upon any Person of Persons, who shall, after Demand made thereof, Aeglen of Aefuse to Pay the same, by Distress of any Horse of Horses, or other Cattle of Goods, upon which such Coll of Duty is by this An Imposed, or upon any of the Goods and Chattles of such Person of Persons, who ought to Pay the same, and may Destain and Research with such Coll or Duty with tain and keep the fame, until fuch Coll og Dutp, with the Reasonable Charges of such Distraining of Reeping, shall be Paid; And it shall and map be Lawful, to and for the Person or Persons so Distraining, after the Space of Five Daps after fuch Diftres Made and Caken, to Sell the Goods Distrained, Keturning the Overplus (if any be) upon Demand to the Owner thereof, after such Coll, Duty and Keasonable Charges for Distraining and Reeping the same, shall be Deducted and Paid.

And he it further Enacted by the Authority aforestaid, That out of the First Money arising from the Profits of the several Turnspikes to be Erected, the said Trustees, or any five or more of them, shall [9] F

first Pap and Discharge the Expense of Procuring this Ar of Parliament, and of Exerting such Turnspike of Cult Doules, and Instituted such Toll Doule of Coll Doules, And from and after such Charges and Expenses And from and after such Charges and Expenses hall be fully Satisfied and Paid. That then, and from themetorth, the Profits Arising, and the Toll to be Collected at any Turnspike of Turnspikes, to be Exerced of Set in on the hoad Leading from the Bridge in the Country of Down, to the County of Anton, thall be Applied for and towards the Ban-Water, Commonly Called the Ban Bridge in the Country of Anton, thall be Applied for and towards the Ban-Water, Commonly Called the Ban towards the Banard of the faid fload only, and not entembere.

And be it further Enacted by Perions whatforder, Andrew, thall, be Applied for and towards the Bender of the faid fload only, and not entember.

And be it further Enacted by the Justicity afore faid, Chait for Sain, Armard of othermore of this Ar, thall for Sain, Armard of othermore of this Ar, thall for Sain, Armard of othermore of this Ar, thall for Sain, Armard of othermore of the Country of the Daid and Mall be thereof Country of them of the Paid and the Laurers of any five of more of them, or before the faid Crustres of any five or more of them or before the faid Crustres of any five or more of them or before the Country of the Daid and Ball fortunate of the Daid and Fail of under the Daid and Scale of under the Daid and Scale of under the Daids and Scale of the Daids of the Charles of the Daids of the Charles of the Daids of the Charles of the Charles of the Fence of the Charles of the Charles of the Charles of the Daids of the Charles of the Ch

And he it further Enacted by the Authority afore-laid. That it shall and may be Lawful, to and for the laid Trustees, or any Five or more of them, to Even one or more Sate or Bates, Turn-pike or Turn-pikes, on the Side of the laid High-way or hoad. Cross any Way or Lane Leading out of the laid hoad, and Coll Pouse or Coll Bouses, and there to hereine and Take such Toll as is Appointed by this Att to be Taken, so as the same do not Extend

other of the Cum pikes to be Crento in Dirtue of this Act, from the Bridge over the Ban-Water, Com month Called the Ban-Bridge in the County of Down. to the Coun of Randalftown it the County of Antrim! And be it further Enaced by the Authorica aforefait? That the said Criftees, or any Five or more of them at the First Meeting, or any Succeeding Meeting, by Maring under their Hands and Stale, Mall and may Clerk, Mominate and Appoint, One or more set Portson or Persons to be Necesser or Accessers, Collector or Collectors of such Money, in the Paine of such Coll or Duty, as shall be Due and Papable by Virtue of this Authoropy or Surveyors, to see the Condition of the surveyor or Surveyors, to see the Condition of the law Digly way or Moad, and to take Care that the Course by Amendson and Sensites and that the Money forme be Amended and Keputted, and that the Money Avising and Expended by Virtue of this Ac be out Arising and Creented by Dirtue of this At he duly Applied; And Hall and man from Time to Time Remove such Collegoes, Accrivers and Surveyors, or any or either of them, as they stall see Occasion and Appoint Act Days in Case of Death of such Actions as 18 or are by this At Liable to Day the fair Coll or Dury, is and are hereby Acquired to pay the fair Coll or Accrivers, Collegoes of the sair Toll or Accrivers, Collegoes or Collegoes of the sair Toll or Dury, in that Behalf from Cime to Time Appointed as aforeast for the Receivers as aforeast for the Receivers as aforeast for the Receivers as Time Appointed as aforefaid for the Keterbing the said Coll or Duep; And such Keterber and Keterbers, Colleror and Collectors, Surveyor and Surveyors, as aforesaid shall upon Oath (if thereto required) as aforesaid shall upon Gath (if thereto required) before the laid Trustees, or any five or more of them, or before one or more Justice or Justices of the Peace, Kessoung near the high way or Koad aforesaid (which Gath such Trustees, or any five or more of them, or such Justice or Justices, is and are hereby Importeered and kequired to Administer) on the first Tuesday in every Month or oftner (if to quired) during the Continuance of this Act, give in a True, Cran and Persett Aerome in Writing under their respective Pands, of all Monies which he and they, and every or any of them, shall to such Time have sistened, Paid and Disbuted, by Virtue of this Act, by Reason of their respective Offices, so, which Bath no fee or Keward shall be Taken, And in Tale any Money so Reverbed shall be Taken, And in Cale any Money to Gereived thall remain in their or any of their bands, the lame mall be Dard to the faid Cruftes; or am fine or more of them, or to luch Person or Persons as the law Cruftees, or any five or more of them,

them, shall by any Writing or Writings under their Pands and Seals, Authorize and Impower to Keceine the same, which shall be Disbursed and Laid out in Amending the said High-Way or Koad, according to the true Intent and Meaning of this Act, and not ostherwise; And the said Trustees, or any Five or more of them, to whom such Account shall be given, shall and may out of the Money arising by the said Collaboration was such Allowers. or Dutp, make fuch Allowance to the faid Receiver or Receivers. Collectoz oz Collectozs, and the Surbepoz and Surveyors, for and in Confideration of his and their Care and Pains respectively taken in the Execution of his and their Office and Offices, and to luch other Derfon or Persons, who have been, or shall be Amsting in and about Procuring the said Dightwap or Road to be Amended and Repaired, by Advancing or Laping out any Money, or otherwise Kelating thereunto as to them shall seem Good, so as such Allowance or Allowances to such Collector or Collectors do not Annually erceed Twenty Pounds, and to such Surveyor or Surveyors any Sum not exceeding Two Shillings a Say, during such Time or Times as he or the said Roads: And so as such Allowance or Allowance of And so as such Allowance or Allowance of And so as such Allowance or Allowanc the said Koads; And so as such Allowance or Allowances, to any other Person or Persons who shall be Employed by Dirtue of this An, does not Exceed the Emploped by Dirtue of this Act, does not Ercted the Sum of Fifteen Pounds Pearly to each Person; And in Case the said Acceiver of Acceivers, Collector of Collectors of the aforesaid Coll of Duty, Surveyor of Surveyors, of any of them, shall not make such Account and Payment unto such Person of Persons, according to the Orders and Directions of the said Crustees, of any five of more of them, as aforesaid, that then the Justices of the Peace at any special Sessions of Meeting of them, to be Polden softhe County in which the said Acceiver, of Acceivers, Collector of Collectors, Surveyor of Surveyors have Acceived the Employed and made such Desault as a foresaid, shall, and are hereby Acquired and Important foresaid, shall, and are hereby Required and Impomered to make Enquiry, and finally to Determine of, and concerning such Default, as well by the Confession and concerning lucy Detault, as well by the Confelsion of the laid Parties themselves, as by the Testismony of one or more credible Witness or Witnesses upon Dath, which Dath they are hereby Impowered and Required to Administer without Fee or Keward; And if any Person or Persons shall be Convicted thereof by such Justices, the said Justices shall, upon such Conviction, committhe Party or Parties to the Common Goal of the County where such Ottence shall be committed, there to Kemain without Bail or Main. Main=

Ceorgii Secundi Regis.

Thainprise until he or they shall have made a True and Perfect Account, and Payment as aforefaid.

And be it surther Enaced by the Authority aforefaid, That it shall and map be Lawful, to and for the Survey or and Surveyors, and such Person or Persons, as he or they shall Appoint to Dig, have, Dather, Take and Carry, away, any Gravel, Furze, Sand, Stones or other Materials, out of any Matte or Common, of any Parish, Cown, Dillage or Pamlet, in or near which any Founderous or kininous Places of the said High may or koad do Lie; And sor Mant of Sufficient Gravel Furze, Sand, Stones or other Materials there to Dig, Gather, saile, Cake and Carry away the same out of the Matte or Common, of any Perghbouring, Parish, Town, Willage or Damlet, without Paying any Ching sor the same rials, in any Common or Wate. Grounds near Mojoining, it shall and man be Lawful for the same rials, in any Common or Wate Grounds near Mojoining, it shall and man be Lawful for them, by Order of the sail and man be Lawful for them, by More of the sail and man be Lawful for them, by More of the sail and man be Lawful for them, by More of the sail and man be Lawful for them, by More of the sail and man be Lawful for them, by More of the sail and man be the sail so were of the sail of the sa cellary for the Amending and Kepairing the laid bight may or hoad, Paping luch Kates for luch Materials to the Owner or Octuber of the Oround, from whence the lame hall be Digged. Kailed, Gathered and Carried away as the Crustees Appointed or to be Appointed to put this At in Crecution, shall Adjudge Keasonable; And in Case of any Disserence between such Owner or Occupier and the laid Crustees, tourhing the Daymage aforesaid, the Judges of Assis at the nery General Assis and Otneral Goal between to be Holden in the County where such Materials shall be Digged, Kailed or Gathered, and from whence the same shall be Carried away, may and shall Adjudge, Assis and Finally Determine the same shall Adjudge, Assis and Finally Determine the same finally Determine the same of the Surveyor or Surveyors, and such Person and Persons, as he or they shall Appoint from Cime to Cime, to Kemobe and Prevent Amopanets on any Part of the said Light way or hoad hereby Jucended to be Kepaired, by Fisch, Dung, Asses, Kuddish, Water, Sundended to be Kepaired, by Fisch, Dung, Asses, Kuddish, Water, Dures, Jinks or Orains, Kunning into the said Light.

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Digh-way or Road, and to Cleanse any Ditch or Water-tourses Adjopning to the said Road, and to Cut down, Lop or Cop any Trees or Bushes, Growing on the said High-way, or in the Pedges of Banks Adjacent to the said High-way, and to Take and Carry away the same; The Owner or Occupier, Megletting to Cut down such Trees or Bushes, or to Kemove such other Annopances for the Space of Ten Days after Potice in Writing given for that Purpose, under the Pands of Five of the said Trustes, the Charges whereof shall be Kembursed, the said Trees, the Charges whereof shall be Kembursed, the said Trees or Bushes, or to Kemove such other Annopances as aforesaid; And if after Kemoval of any such Annopances, any Person or Persons, shall again Ossend in like kind, every such Person or Persons so Offendeng, and being thereof Conviced, upon the Gath of One or more Credible Witness or Witness, before One or more Treible Witness or Witness, before One or more Treible Witness or Witness, before One or more Treible Witness or the Peace for the said County where such Offence, Forseit and Pan upon the said County where such Offence, Forseit and Pan upon the said Trustees where such Offence shall be ted, Mall for every such Offence, Forfeit and Dan unto the laid Crustees where such Offence Shall be Committed, Cen Shillings, to be Levied in Manner afozelaid.

And be it further Enacted by the Authority afore-laid, That it shall and may be Lawful, to and for the laid Surveyor or Surveyors, by Order of the laid Trustees, or any Five or more of them, to Make or Cause to be Made, Causeways, and to Cut and Make Orains through any Grounds lying Contiguous to the laid Road, and to Creat Arches of Brick, Cimber or Stone thereupon; And also, to Widen any of the Marrow Parts of the said Digh-way or Road, by Opening, Clearing and Laying into the said High-way or Road, any Ground of any Person or Bersons, lying Contiguous to such High-way or faid high-way or Road, any Ground of any Person or Persons, lying Contiguous to such high-way or Road, not being Built upon, and not being a Garben, Orchard, Pard, Planted Walk or Abenue to a House; And also, to cause Ditches or Crenches to be Made in such Places, and in such Manner, as such Surveyor or Surveyors, by Order of the said Crustees, or any five or more of them, shall Adjudge Mecessary for the better Amending and keeping of the said High-way or Road in good Repair, making such reasonable Satisfaction to the Owner or Occupier of such Ground, which shall be so Laid in, or unto the said High-way or Road, or through which any such Train or Arch or Arches shall be Cut, or on which any such Arch or Arches shall be Made, for the

Damages which he or then shall or man thereby Lustain, as shall be Assessed and Adjudged by the next Going Judge or Judges of Asse, or by the Justices of the Peace, or the Major Part of them, at the next General Assess or Quarter Sessions to be Polden for the County in which such Ground lies, which shall be Laid into the said High way or soad, or through which any such Drain or Drains, Ditch or Ditches shall be Cut or Made, or on which such Arth or Arches shall be Erected or Made, or such Causeways Made, in Case of any Dissernce concerning the same; And if any Owner or Occupier of any Water courses, Ditch or Ditches, Adjourning to the said High way or Sead, shall heglest or seels to Scour or Clean such Water courses, and to make such Ditches so Deep, and in such Manner, as the Hurbey or Surveyors shall Adjudge Proper and Convenient, after Gight Days Potice shall be given for that Purpose, by such Durbeyor or Surveyors, or surveyors shall Adjudge Proper and Convenient, after Cight Days Potice shall be given for that Purpose, by such Surveyor or Surveyors, or surveyors, them, to such Owner or Owners, it shall and map be Lawful, to and for the Surveyor and Surveyors, to Set any Man or Men to Work, to Scour or Cleanse and Wake the same, and by Warrancin Miriting, under the Bands and Seals of any Five or more of the said Trustees, to Leby the Charge thereof upon the Goods or Cstates of the Owner or Owners, Occupier or Occupiers of such Pater-course, Occupier or Occupiers of such Pater-course, Occupiers of such Pater, Outch Or upon the Goods or Estates of the Owner or Owners, Occupier or Occupiers of luch Water-courle, Ditch or Ditches, by Diftrels and Sale of his, her of their Goods and Chattels, Rendzing the Overplus (if any be) to the

and Chatters, kendling the Gretpius (it any be) to the said Owner of Occupier, after all Charges paid.

And whereas the said High-Way of Road, Leading from the said Bridge to the Cown of Randalstown, may be considerably Shortned, and Made much more convenient sor Cravellers, if the same was Carried Straight, and in a Direct Line, where the same is now Crooked; for Kemedy whereof, and that all Just and Keasonable Satisfaction may be Given sorthe Land made use of, in Carrying such Road Straight as associated.

as afozelaid,

Be it Enacted by the Authority aforesaid, That it thall and map be Lawful, to and for the faid Truftees, or any Fifteen or more of them, to Afcertain, Describe and Set apart such a Part and Proportion of the Lands, Adjourning or Contiguous to the said High-Way or Koad, as they the said Crustees, or any Fifteen or more of them, thall Judge necessary for Carrying the same Straight and in a Direct line, Provided that no Part of the said Lands so to be Set a part, be built on, and that the same be not

Part of any Garden, Ozchard, Pard, Planted Walk, oz Avenue to a Boule, oz of a Park oz Paddock foz Deer; And the laid Crustees, oz any Fifteen oz moze of them, are hereby further Authorized and Impowered to Creat and Agree with the Owners and others, Interested in the said Ground, to be Made Use of in Interested in the said Ground, to be Made Use of in Carrying the said Koad Straight as aforesaid, for such Kecompente and Satisfaction to be made for the same, out of the Tolks and Outies Arising by Dirtue of this Act, as the said Trustees, or any fistient or more of them, shall think fit and Keasonable; And in Case any Person or Persons shall Regien or Kefuse to Treat or Agree as aforesaid, or through any Disability, by non Age, Coverture or Special Limitation in any Settlement or Settlements, or by Reason of any other Impediment cannot or otherwise howsoever shall Kefuse to Dispose of their respective Interests in such Land, as the said Trustees, or any fifteen or more of them, shall think convenient for the Shortning of the said Koad, in every such Case the said Shortning of the laid Road, in every fuch Cafe the faid Trustees, or any fisteen or more of them, are hereby Authorized and Impowered to Issue forth their War-rant or Warrants, to the Sherist or Sherists of the County, wherein such Ground doth lie, to Impan-County, wherein such Ground both sie, to Impannel and Actuen befoze the said Crustees, or any Fisteen or more of them, at such Time and Place within the said County, as shall be appointed in such Warrant, or Warrants, a Sufficient Jury, who upon their Daths (which said Daths, the said Crustees, or any Fisteen or more of them, are hereby Impowered and Required to Administer) shall Inquire into the Cruse and Real Value of such Ground, to be Made Use of sorthe said Viely Warrants or Inquistions as shall be so sound and returned by the said Jury, Ascertaining the Value of such Ground, shall be final and Conclusive, as well to the said Trustees, as to the several and respective Owners and Proprietors of such Ground, notwithstanding any such Disability or Incapacity whatsoever. fuch Disability of Incapacity whatsoever.

And foralmuch as the Mouen to to be Collected, but fuch Keceipt of the law Coll, will not at present be Sufficient for the Speedy Kepairing of the law Dight

Map or Road,

Be it further Enacted by the Authority aforesaid,
Chat the said Crustees, or any Fisteen or more of them,
shall and map, and are hereby Imponered, from Time
to Time, by Priting under their respective Bands and
Seals, to Assign over the said Toll or Duty hereby
Granted, or any Part thereof, the Cost and Charges
whereof are to be Born and Paid out of such Toll or
Duty,

Dutp, for any Cerm of Cime during the Continuance of this Att, as a Security for any Sum or Sums of Mo-ney by them to be Borrowed for that Purpole, to such Person or Persons, or their Crustees, who shall Advance and Lend the fame, to Secure the Kepapment thereof, with Lawful Interest, or less, if the same can be so had which said Money Bortowed, shall be Applied and Dilposed of as the Toll of Duty is by this Act to be Applied and Disposed of, and to no other Me or Burpose

whatsoever.

And he it further Enacted by the Authority aforesaid, That it shall and may be Lawful to and for the said Crustees, or any Fisteen or more of them, from Time to Time, during the Continuance of this present Act, to Make out Warrants or Orders in Writing, under their Bands, Directed to the Treasurer or Acceiver of the said Tolls, Acquiring him to Pap thereout, to the Person or Persons Ramed in such Warrant or Order, their Crecutors, Administrators or Assertions in such their Crecutors, Administrators or Assigns, the growing Interest of the Sum of Money Mentioned in such Warrant or Greek, as the same shall from Time to Time become Due, until such Time as the Principal Sum mentioned in such Warrant or Order, shall be Paid off and Discharged, at one intire Payment. Provided that no Warrant or Order to be Issued to the said Creasurer or Receiver by Virtue of this Act, shall be for any greater Sum than Fisty Pounds.

And be it surther Cnaced by the Authority aforesaid. Chat all and every Person or Persons, to whom such Warrants or Orders shall be given, his, her or their Creasurers or Administrators, may, by Indoctements on such Orders or Receipts, Transfer the Right and Benefit of the Sum Mentioned in such Warrants or Orders, which Indoctements, upon Notice to the Treasurer or secencer of the said Toells, and an Entry or Memorial thertof, Wade in a Book to be kept for that Duryose (which the said Treasurer or secencer, shall upon sequelt, without Charge, Fee or secencer, for that Purpose (which the said Treasurer or Keceiver, shall upon Kequest, without Charge, Fee or Keward, Wake accordingly, and shall on the like Kequest, Permit to be Viewed at reasonable Pours, without Fee or Keward) shall Inticie the Indoctee or Assignee, his or her Precentors, Administrators or Assigns, to the Sole Benefit of the Sum so Transferred or Assigned, and that the said Warrant or Geder, map in like Manner be Assigned or Assigneed by such Assignee, his or her Executors or Assignment, and so toties quoties; And that after such Assignment, it shall not be in the Power of the Person or Persons, who made such Assignment, to make Poid, Kelease or Discharge the said Assignment, to make Poid, Kelease or Discharge the said Assignment,

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signment, or the Sum thereby Transferred or Assanct.

oz ann Bart thereof.

And be it further Enacted by the Authority aforelaid. That the Treasurer of feceiver of the laid Tolls, shall Arithmetically Pumber all the Warrants of Giders which Hall be Siven of Belivered out, in Pursuance of this Att, and as they Hall be Delivered out, Commen-

ting by Pumber One, and so Continuing the Numbers till the Whole be Arithmetically Pumbered.
And be it further Enaced by the Authority aforesaid, That the several Colls and Duties hereby made papable, shall be Applied and Paid to the Ducharge of the Interest of so much Money as shall be Borrowed, in Pursuance of this Act, and towards Kepairing the said Koad; And that all the Surplus of the said Colls and Dusties hereby made Papable, over and above what shall be Sufficient to Discharge the said Interest and Kepair the said Roads, shall be Applied in Discharge of the Principal Money so Borrowed, in the Manner herein after Mentioned, (Viz.) That when, and as often as such Surplus Keceived by the said Treasurer or Keceiver, shall Amount to the Sum of Two hundred Pounds, then the said Treasurer or Keceiver, shall cause the Number of all the Warrants or Orders which shall be Mued and Delivered out, in Pursuance of this Un, and the Sums therein Contained, to be Written on feveral Tickets of Pieces of Parchment, and to be Kolled and Sealed up, and put into a Bor og Urn, and well Mired together, and an Indifferent Person to be Appointed by the faid Trufters, or any five or more of them, Mall Publickly, between the Pours of Cen and them, thall Publickly, between the Pours of Ten and Twelve in the Fozenoon, of a Dap to be by the said Treasurer of Acceiver Publickly Novertised in the Dublin Gazette, for that Purpose, at least Twenty Daps befoze, at the Cown of Antrim, Draw out of such Bor of Urn, as many of the said Tickets of Pieces of Parchment, as the Sums therein Contained thall Amount to the said Sum of Two hundred Pounds, and the Person of Persons, the Number of whose Warrants of Orders thall be so Drawn, his of their Crecutors, Administrators of Assigns, thall, with in Twenty Dans after the said Warrants of Orders in Every Days after the laid Warrants of Orders shall be Drawn, be Paid by the laid Treasurer of Receiver, the Principal Sums to him of them respectively Due, with the Interest for the same till Paid, and shall, upon Payment thereof, Deliver up his and their several and respective Warrants of Orders, to the said Treasurer of Receiver, to be Cancelled, which he is hereby Required to Cancel accordingly; And the Interest Payable by Pirtue of such Warrants of Orders Interest Papable by Dirtue of fuch Warrants og @2=

ders, shall Cease, from the Expiration of Twenty Days, to be Accounted from the Day of Drawing the said

Tickets or Pieces of Parchment. Und be it further Chanted by the Authority aforelaid, That every Person Chargeable by any Law now in Being towards the Repairing the faid high way or Road, Mall Bearly, during the Continuance of this Act, Do and Perform two Days of that Work commonly called The Statute-Work, which is Appointed by the Laws now in Being for the Amending of the Pigh ways in this Kingdom, in such Manner, Place and Places being Part of the Pigh way hereby Intended to be Kepaired, and at such Times as the Surveyor or Surveyors to be Appointed by Virtue of this Act, thall by Witting under his or their Dand or Dands, from Cime to Cime Order and Direct, and Hall not be again Chargeable for the same by any Surveyor or Surveyors of the respective Parishes, on any Person whatsoever, and also, that the respective Surveyor or Surveyors for the Time being, of all and every Parish and Parishes, in which the said high way and hoad intended to be Kepaired by this Ax spe, shall Pearly, and every Pear, within Four Days after Kequest made to him or them, by the Surveyor or Surveyors for the Time being Appointed by Virtue of this Ax, give a List or an Account in Pristing under his or their Pands, of the Pame or Pames of all and every Verson and Versons in the said respective Parish or every Person and Persons in the said respective Parish of Parishes, who are by the Laws now in Force Chargeable towards the Kepairing of the High ways of the laid respective Parishes, and what he or they is or are Chargeable with respectively, for and towards the same, to the Surveyor or Surveyors Appointed, or to be Appointed, by Dirtue of this Att; And that the said Surveyor or Surveyors of the said Parishes shall within Chree Days nert after Potice Siven by the faid Survepoz oz Survepozs Appointed by this Act, of the Time when, and how many of the laid Persons so Chargeable as afozesaid, he or they would have to do the said Two Days Mork in and upon the said Road to be Kepaired by this Act, either Summon, or Give Publick Potice thereof, to the said Person or Persons so Chargeable as aforesaid; And if any Survey or Surveyors of the said Parishes respectively, Hall Peglett or Refuse to do as they are hereby Directed and Required, he or they, for every such Offence, shall for feit and Pay the Sum of Forty Shillings; And if any Person or Persons keeping a Team, Cart, Car or other Farriage and Chargeable towards the Ke of other Carriage, and Chargeable towards the Repairing of the high-ways as aforefaid, thall Reglect

of fefule to Do and Perform the laid Two Dans Work in the faid Pigh way by this 2st Intended to be Keyaired, after luch Summons of Publick Potice thall be given as aforelaid, he of they respectively thall forfeir and Pap the Sum of Five Shillings for each of the Two Daps such Person of Persons keeping a Ceam, Eart, Car of other Carriage, thall make Default; And it any Labourer of other Person so Default: And if any Labourer of other Derson so Chargeable rowards the Kepatring the high ways of the laid Parishes shall at any Cime Reglex of Result after such Harishes shall at any Cime Reglex of Result after such Harishes shall at any Cime Reglex of Result after such Harishes shall at any Cime Reglex of Result after such Harishes shall at any Cime Reglex of Results and Derson the laid Two Days Moch in the laid Digh way by this Act intended to be stepaired; he of they shall respectively forseit and Bay the Ham of One Halling so, each of the said Two Days such Labourer of other Dersons shall make Desault; All which Denasties and forseitness of this Act Jumpoled, shall be Levied and Recovered by Distress and Harrant of Warrants under the Dands and Heals of the laid Trustees, of any five of more of them, upon the Insormation of one of more Crepitile Witness of Witnesses upon Path, which Path the said Trustees, of any five of more of them, are hereby Impowered and Required to Administer, and the said forseitures and Penalties before mentioned when Accovered, after rendering the Overplus (if any be) to the Patty of Patries whole Goods of Chartels shall be so Distrained (the Charges of such Distress and Hall go to, and be Applied so and towards amending the said Digh way Intended by this Act to be Repatred, in like Manner as the Coll Intended by this Act is to go and be Applied.

Provided always, That in Case there shall be more than one Gate of Eurn-pike in, cross or on the Side of the said Digh way or koad between the said Bridge Commanly Called Ban-Bridge in the County of Down, to the County of Randalsown in the County of Antrim, no Person or Persons, having Paid the Coll of Duty at the first Gate of Cuth pike through which such Person or Persons shall Pais and Producting a Note or Cicket, that the said Coll or Duty was Paid (which Note or Cicket the Acceiver or Acceivers, Collectors or Collectors, is and are hereby sequired to Give Gratis) shall be Liable to Pap any Coll or Duty at any other of the said Gates or Cuth pikes, upon the said bigh way or stoad, such Person or Persons Delivering the said Pote or Cicket to the said Seceiver or Acceivers, Collector or Cicket to the said Seceiver or Acceivers, Collector or Cicket to the said Seceiver or Acceivers, Collector or Cicket to the said Seceiver or Acceivers, Collector or Cicket to the said Seceiver or Acceivers, Collector or Collectors of the said Coll or Duty at the

Latter

Latter Gate of Eurn pike the same Day: And no Person of Persons, having Occasion to Pals the Place of Places where the Coll of Suty is Taken, who shall keturn the same Day upon of with the same Posse, Ware, Gelding, Als, Mule, Cattle, Coach, Chariot, Berlin, Chaise, Chair, Calass, Waggon, Cart, Car of other Carriage, shall be Kable of Compellable the same Day to Pay the said Coll of Duty, more than Once on the same Koad.

And for Preventing Frauds and Abules in the laid

Toll or Duty : Be it Enacted by the Authority aforesaid, That if any Person or Persons, having Paid the Toll or Du-ty by this Act Granted and made Papable, and ha-bing such Pote or Ticket, Potes or Tickets, as hereby Directed, Mall Give or Dispole of the same to ann other Person of Persons, in Geder to Avoid the Papment of the said Coll of Duty, Every such Perfon Giving, Disposing or Offering, and the Person Receiving such Pore or Cicket, Pores or Cickets, and being thereof Conviced, upon the Dath of One or More Credible Witnessor Witnesses, before the said Trustees or any Five or More of them, or before any One or More Justice or Fusices of the Peace for the County wherein such Offence or Offences shall be Computed Indich Oath the said Trustees and the Computer County Offence or Offences shall be Computed Indich Oath the said Trustees and the Computer County mitted (which Dath, the fair Eruftes, and the faib Justice or Justices, are hereby Impowered to Admis-nister) Mall respectively Forseit and Pay the Sum of Cen Shissings, to be Levied, Accodered and Dispo-ted of, as any other Penalty or Forseiture is Direc-ted to be Levied, Recovered and Dispoled of, by this

Provided always, And it is hereby Declared, Chat, during the Continuance of this Att, all Coaches, and Bassers on Horse-back, Mall Pass and Ke pass. Toll free, on the Day or Days on which there shall be an Election for knight or knights of the Shire, to Serve in Parliament for the said Counties of Down and Antrim, or for any Burgels to Serve in Parliament for any Boroughs in the said Counties respectively; Any Thing herein Contained to the Contrary notwith-Canding.

And be it further Enacted by the Authority afores laid. Chat the laid Crustees, of any Fifteen or More of them, may, and are hereby Jupowered, from Cime to Cime, as they that fee Convenient and think fit, to Compound and Agree by the Bear, of Otherwise, with any Person or Persons Using to Cravel through the Curn pike or Curn pikes to be Erected, with any Mitch Cows, Horse, Mare or Gelding, Us or Mule,

[9] 3

or with any Coach, Berlin, Calash, Chaife, Chair, Waggon, Cart, Car, or other Carriage, for any Sum or Sums of Money, to be Paid Quarterly, from Time to Time, after such Agreement shall be Made.

Drowided also, And it is hereby Declared, Chat no Person shall be Charged with any of the Tolls or Duties asortaid, who shall Pals through any of the Turn pikes to be Erected by this Un. who shall Carry any Quantity of Stones, Gravel, or other Materials sor Repairing the said Goad, or any of the Roads in the Parishes in which the same do Lie, or in any of the Persons be Chargeable with the said Toll or Duty sor any Carts, Cars or Maggons Loaden with Corn in the Straw only; Nor sor any Ploughs, Parrows, or other Implements of Pushandry, in Order to the Using or Repairing of the same, in the several Parishes in which pairing of the same, in the several Parishes in which the said bigh ways or Goads hereby Intended to be Repaired do Lie; Por Mall any Coll or Duty be De-Mepaired do Lie; Poz shall any Coll oz Duty be Demanded oz Taken at any of the Curnspikes to be Crested, foz any Hozie, Mare, Belding, Als Mule, oz other Cattle Going to Water, oz foz any Post Hozie Carrying the Mail oz Packet, oz foz such Hozie as is oz shall be Used only to Kide on by the Owner oz Dziver of any Waggon, Cart oz Carriage, Pzovided such Hozse Pals through the said Turnspike oz Turnspikes with such Waggon, Cart oz Carriage; Poz shall any Toll oz Duty be Demanded oz Taken foz the Hozses of Hodiers Palsing that are upon their March, oz foz Waggons, Carts, Cars, oz other Carriages Attending them, oz foz Hozses, Waggons, Carts, Cars oz other Carriages, Travelling with Vagrants sent by Passes, oz with Pzissoners Transmitted from one Part of the Kingdom to another. another.

And be it further Enacted by the Authority aforesaid, That the Toll or Duty hereby Granted, shall take

Place and have Continuance from and after the First Day of May, One thousand seven hundred thirty and six, so and during the Term of Forty One Pears.

Provided nevertheless, That is, at any Time before the Expiration of the said Term of Forty one Pears, all Parts of the said Koad shall be sufficiently As mended and Repaired, and so Adjudged by the Majoritp of the Crustees Appointed, or hereafter to be Cho-ten by Dirtue of this Att, by an Adjudication Made, and the payment of such Money as shall have been Advanced or Borrowed, with the Interest for the same, and the Cost and Charges thereof, the said Tolls

and Duties shall Cease and Determine; Ann Thing herein Contained to the Contrary notwiths standing.

And he it further Enacted by the Authority afore-said, That for the Continuing of a Sufficient Rumber of able Persons to be Trustees, for putting in Execution all and every the Powers in this Act Contained, for and during the Continuance thereof, it shall and may be Lawful, to and for the said Trustees, or any five or more of them, upon the Death of any of the said Trustees, or their Aemoval or Resusing to Act in the said Trust, from Time to Time, and at all Times hereafter, during the Term aforesaid, to Elect, Rominate and Appoint, in the Room of such Trustee or Trustees, so Deceased, hermoved or Resusing to act, another sit and able Person, or so many more sit and able Persons, Living in the said Counties of Down and Antrim, to be Joined with the said Trustees, in the Execution of all and every the Power and Powers in them Reposed, by Dirtue of this Act; And all and every Person or Dersons, so to be Chosen Trustee or Trustees, to Join in putting this Act in Execution, as they are herein before Qualified to bo, shall and may, and are hereby Impowered, to act to all Intents and Durposes, in as Full, Large and Ample Manner, as the said Trustees are by this Act Impowered to bo, and so, Totics quotics, as often as Occasion shall Require.

And be it further Enacted by the Authority aforesaid, That the said Trustees, or any Fisteen or more of them, shall Meet at Antrim in the County of Antrim, on the First Tuesday, in the Month of May, One thousand seven hundred thirty and sir, and the said Trustees shall then Adjourn themselves, and afterwards Meet there, or at any other Place or Places near the said Dighswap or Road, to be he paired, as the said Trustees, or any five or more of them shall think Proper and Convenient, as often as it shall be Aecessary for the putting this Art in Crecution; And if it shall happen, that there shall not Appear at any Meeting which shall be Appointed to be Had or Deld by the said Trustees, a Sufficient Rumber of Trustees to Art at such Meeting, and to Adjourn to any other Day, then, and in such Case, the Clerk of the said Trustees, by Rotice in Mriting, to be Affired at the respective Gates or Turnspikes, at least Ten Days before the next Meeting, shall Appoint the said Trustees to Meet at

the Poule where the Meeting of the said Crustees was last Appointed to be Peld, or at some other Convenient Poule near the said Good, on that Day Fortnight upon which such last Meeting of the said Crustees was Appointed to have been Peld; And that the said Crustees, at their First Meeting, and at all other Subsequent Meetings, shall Defray their own Charges and

Provided always, and he it further Enacted by the Mithority aforefaid. That no Perfon or Perfons Appointed, or to be Appointed by this Air, a Trustee or Trustees for putting this Air in Execution, Kall Pake or Arcept of any Place of Profit arising out of, or the Arason of the Toll or Tury by this Air said or granted, but suth Person or Persons shall be incapable from the Time of Accepting and Continuing to Enjoy such Place of Profit, of Airing as a Trustee.

And he it further Enaced by the Authority afore taid, Chat if any Suit shall be Commenced against any Person of Persons so any Ching done in Burghante of this Ac, that in every such Case the Antion shall be Laid in the Countries of Down of Antion, and not elsewhere, and the Defendant of Secondants in such Action of Actions to be brought, many plean the Harter in Evidente, at any Crial to be had therewhere in Evidente, at any Crial to be had therewhere in Evidente, at any Crial to be had therewhere in Evidente, at any Crial to be had therewhon, and that the same was done in Parluance and by the Authority of this Ac, and it is shall Appear to to be done, or such Action of Actions shall be brought in any other Country, that then the Januar shall find so, the Defendant of Defendants, and upon such Declar, or if the Plainess that had have appeared, on any Occupiers Jusquiern shall be given against she plainess the Personne shall have appeared, on any Occupiers Tungament shall have and have the like Kismedy so, the Inches as any Defendants shall also man Account Credit Country afore Cases by Talk.

And he it surface Chases by the Authority afore said that this Act shall be Decemen, Advictably taken and other Defendance of as such that Indones, Authority Decading the Inches of as such that Indones, Authority Decading the Inches of as such that Indones, Authority Decading the Inches of as such that Indones, Authority Decading the Inches of as such that Indones, Authority Decading the Inches of as such that Indones such the Inches and other Decades of as such that Indones such as and other Decades of as such that Indones such as and other Decades of as such that Indones such the Inches and other Decades of as such that he Decades such the Inches and other Decades of as such that Indones such the Inches and other Decades of as such that the Decades such the Inches and other Decades of as such that the Decades such the Inches and other Decades of as such that Inches the Inches as and other Decades such that Inches and oth And he it further Enacted by the Authority afores

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CHAP. XVIII.

An Act for Repairing the Road Leading from the Town of Armagh in the County of Armagh, to the Town of Lisburn in the County of Antrim.

When the Cown of Armagh in the Countr of Armagh, to the Cown of Lisburn the Countr of Armagh, to the Cown of Lisburn the Countr of Armagh, to the Cown of Lisburn the Countr of Armagh, to the Cown of Lisburn the Countr of Armagh, to the Cown of the lisburn the Countr of Antim, by Reason of the several Pollow-Ways, and of the many and heavy Carriages frequently Passing through the same, is become so kninous and Bad, that in Winster-Season many Parts thereof are Impassable so Wangerous for Cravellers, and cannot by the Dangerous for Cravellers, and cannot by the Ordinary Course Appointed by the Laws and Statutes of this Realm, be effectually Amended and kept in Good and Sufficient Kepair; Wherefore, and to the Intent that the said High-way and Koad may with convenient Speed be effectually Amended and hereaster kept in good and sufficient Kepair, so that all Persons may Cravel the same with Safety;

Be it Cnaced by the king's Most Creellent Majesty, by and with the Advice and Consent of the Lords Sylvitual and Cemporal, and Commons in this present Parliament Assenber, and Commons in this present Parliament Assenber, and by the Authority of the same, That for the better Surveying, Ordering, and keeping in kepair the said High-way or Koad, Dis Grace the Lord Primate of Ireland, the Kight Ponourable Alexander Carl of Antrim, the Kight Ponourable Francis Took Conway, the Kight Kehrend Father in God

Be it Enacted by the King's Mod Excellent Majesty, by and with the Advice and Consent of the Loods Syntitual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same. That for the better Surveying, Ordering, and keeping in Kepair the said High way or Road, His Grace the Lord Drimate of Ireland, the Kight Homourable the Lord Distount Massareen, the Kight Homourable Francis Lord Conway, the Kight Keverend Father in God Charles Lord Bishop of Kildare, the Kight Keverend Father in God Charles Lord Bishop of Kildare, the Kight Keverend Father in God Henry Lord Bishop of Dromore, the Homourable John Skessington, the Homourable Clotworthy Skessington, Esquis, Sir John Rawdon, Baronet, Sir Arthur Acheson, Baronet, Robert Cope, Arthur Hill, William Brownlow, the Homourable John Caulsield, John Moore, Ambrose Phillips, Edward Knatchbull, John Maxwell, Robert Hawkins Magil, Arthur Dobbs, John Lyndon, Esquis; the Keverend Bottor Robert Maxwell, the Kight Homourable Benjamin Parry, Esquithe Reverend John Brandreth, Clerk, Dean of Armagh, John Richardson, William Richardson, Esquis, Henry Jenny,

Senioz. Dottoz William Tifdall, Dottoz Henry Jenny, nio, the Reverend Dotto: John Walmeily, Colonel Tich-burne, the Reverend Dotto: Kearney, the Reverend M2. Nathaniel Whally, Oliver St. John, Anthony Obins, Eigrs; Henry Clarke, Gent. the Reverend Hamlet Obins, John Bol-ton, Thomas Clarke, Downham Clarke, the Reverend Valentine Clarke, Walter Cope, the Reverend Berkeley Cope, Clerk, Chappell Dawson, Walter Dawson, Elgre, Edward Bond, the Reverend M2. Charles Efte, Edward Mathews, Efq; William Blacker of Carrick, Randal Donaldson, Esq; the Reverend Arthur Ford, Clerk, the Reverend George House, Cierk, the Reverend Southwel Riccards, Clerk, Thomas Prior, Meredyth Workman, Samuel Warren, Senioz, Samuel Warren, Junioz, Thomas Warring, John Stothard, John Bateman, Samuel Close, Henry Close, Adam Stothard, Clark; the Reverend Redmond Smith, Clerk, the Reverend Arthur Workman, Clerk, Arthur Graham, John Hope, the Reverend Anthony Rogers, Clerk, Christophilus Jenny, Thomas Crawford, the Reverend Arthur Arthur Arthur Thomas Smith, James Benning, Michael Merrifield, Samuel Blacker Peter Mason, Francis O Bre, Andrew Charlton Samuel Blacker, Peter Mason, Francis O Bre, Andrew Charlton, Conway Spencer, Elgrs; the Sovereign of Armagh for the Time being, Ralph Dawson Gent. Colonel William Graham, Henry Cust, Leslie Hamilton and Daniel Kelly, Gentlemen, Time being, Ralph Dawson Gent, Colonel William Graham, Henry Cust, Leslie Hamilton and Daniel Kelly, Gentlemen, and the Survivozs of them, shall be, and are hereby Koninacted and Appointed Trustees of the said Koad, and then, or any five or more of them, or such Person or Persons, as they, or any five or more of them, shall Authorise and Appoint, shall and map Erect or cause to be Erected, One or more Gate or Gates, Turn-pike or Turn-pikes, in, upon, or tross any Part or Parts of the said High-way; and also, a Toll House or Toll Houses, and there shall secribe and Take the Tolls and Duties sollowing; Before any Horse, Mare, Gelding, Cattle, Coach, Berlin, Chartot, Calash, Chaise, Chair, Waggon, Idain, Cart, Car or other Tarriage, shall be Bermitted to Pass through the same (Viz.) For every Toach, Berlin, Chariot, Calash, Chaise or Chair, Orach, Berlin, Chariot, Calash, Chaise or Chair, Orach, Berlin, Chariot, Calash, Chaise or Chair, Brawn by Anny Lester Humber of Horses, Geldings or Mares than Six and more than Two, One Shilling; For every Coach, Berlin, Chariot, Calash, Chaise or Chair, Orach, Berlin, Charic, Calash, Chaise or Chair, Orach, Orach, Berlin, Charic, Calash, Chaise or Chair, Orach, Berlin, Charcot, Calash, Chaise or Chair, Orach, Chair, Chair, Chaise or C Geldings of Oren, the Sum of Two Shillings and fir

Pence; Foz évery Cart, oz other Carriage, Dzawn with Two Pogles, Geldings og Mares, the Sum of Four Pence; for every Carriage commonty called a Chair or Chaife, Drawn with One Borfe, Mare or Gelding, the Sum of Chree Pence; For every Carr or other Carriage, Drawn but by One Borle, Mare or Gelding, the Sum of One Benny Palf Denny, ercepting Carrs Loaden with Curf, and for each of them, and for any Borle or other Cattle, Loaden with Curf, not Braming, One Penny; for every other horle, Mare, Gelzding, Mule or Als, Laden or Unladen and not Drawing, One Penny; for every Drove of Oren, or Meat Cattle, the Sum of One Shilling and Eight Pence per Score, and so in Proportion for any Greater or Lester Pumber; for every Drove of Calves, hoggs, Sheep og Lambs, the Sum of five Pence per Scoze, and fo in Proportion for any Greater of Leffer Bum ber : Which faid respective Sum and Dums of Money, Mall be Demanded and Taken in the Mame of, or as a Toll or Duty, and the Money to to be Kaifed as aforefaid, is, and thall hereby be Defted in the faid Trustees, and the same, and every Part thereof, shall be Paid, Applied, and Disposed of and Assigned to and for the several uses, Intents and Purposes, and in such Manner, as is herein after Mentioned and Directed; And the said Trustees, or any five or more of them, are hereby Impowered by themselves, or any Person or Persons by them, or any five or more of them, under their Bands and Seals thereunts Authorized to New their hands and Seals thereunto Authorized, to Levy the Toll of Outp hereby Required to be Paid, upon and Person of Persons, who shall, after Demand made thereof, Meglen or Kefule to Pap the same, by Distress of any Borle or Borles, or other Cattle or Goods, upon which such Coll or Duty is by this An Imposed, or upon any of the Goods and Chattles of luch Person or Persons, who ought to Pay the same, and may De= tain and keep the same, until such Toll or Duty, with the Reasonable Charges of such Distraining and keeping, shall be Paid; And it shall and map be Lawful, to and for the Person or Persons so Distraining, after the Space of five Days after luch Diftrels Made and Caken, to Sell the Goods Diftrained, Keturning the Overplus (if any be) upon Demand to the Owner thereof, after such Coll, Outp and Reasonable Charges for Distraining and Reeping the same, Mall be Deducted and Baid.

And he it further Enacted by the Authozity afozelaid, That out of the First Money arising from the Profits of the several Turn-pikes to be Erected, the laid Trustees, or any five or more of them, shall ki First Pap and Discharge the Expence of Procuring this Act of Parliament, and of Erecting luch Curn-pike or Curn-pikes, and Building such Coll-House or Toll-Poules; And from and after such Charges and Expences shall be fully Satisfied and Paid, That then, and from thenceforth, the Profits Arising, and the Toll to be Collected at any Turn-pike or Turnpikes, to be Erected or Set up on the Road Lead-ing from the Cown of Armagh in the County of Ar-

ing from the Cown of Armagh in the County of Armagh, to the Cown of Lisburn in the County of Antrim, shall be Applied for and towards the Kepair of the said Koad only, and not elsewhere.

And be it further Enacted by the Authority aforesaid, That if any Person or Persons whatsoever, Owning, Kenting or Occupping any Land, near unto any Turnspike to be Erected in Pursuance of this Act, shall for Gain, Keward or otherwise, Witstingly or Willingly, Permit any Person or Persons whatsoever to Pass through any Gate, Basiage or Way, in their Land, with any Coach, Berlin, Chariot, Calash, Chaise or Chair, Waggon, Cart, Carr or other Carriage, or Kiding or Driving any Porse, Als, Mule, or any Hort of Cattle to Asboid the Payment of the Coll, hereby Appointed to be Paid, and shall be thereof Convicted, upon Bath of One or more credible Witness or Witness. dath of One or more credible Witnels or Witnelstes, before the said Trustees, or any five or more of them, or before One or more Justice or Justices of the Peace, for the County wherein such Offence or Offences shall be Committed, who are hereby Impowered and Required to Administer such Oath, such Person or Persons shall forfeit and Day to the Trustees, Authorized to Put this Act in Frecution, the Sum of Ten Shillings, to be Levied by Distress and Sale of the Offenders Goods, by Warrant under the Pand and Seal, or under the Pands and Seals of the said Trustees, or any five or more of them, or such Justice or Justices, Rendring the Overplus to the Owner (if any be) the Charges in Taking and Disposing of the said Goods being in Taking and Disposing of the said Goods being first Deducted.

And be it further Enacted by the Authority afores said, That it shall and map be Lawful, to and for the said Crustees, or any five or more of them, to Erect one or more Sate or Sates, Curn-pike or Curn-pikes, on the Side of the said High-way or koad, Cross any Way or Lane Leading out of the said koad, and to Build a Coll-Pouse or Coll-Pouses, and there to keceive and Take such Coll as is Appointed the this Art to be Taken so the said Road, by this Act to be Taken, so as the same do not Extend



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to a Double Charge, in Case of Passing the same Dan through any other of the Turn pikes to be Greated by Dirtue of this Act, from the Cown of Armagh in the County of Armagh, to the Cown of Lisburn in the Coun-

tp of Antrim.

And he it Enacted by the Authority aforesaid, That the said Trustees, or any Five or more of them, at the First Meeting, or any Succeeding Meeting, by Writing under their Hands and Seals, shall and may, Elect, Rominate and Appoint, One or more sit Person or sit Persons to be Merciber or Meccivers, Collector or Collector of such Power in the Rome of such Tall or Collectors of such Money, in the Name of such Coll or Duty, as Mall be Due and Papable by Dirtue of this 21at; And alfo, One or more fit Perfon or Perfons to be At; And allo, One or more sit Person or Persons to be Surveyor or Surveyors, to see the Condition of the said High-way or Aoad, and to take Care that the same be Amended and Repaired, and that the Money Arising and Expended by Dirtue of this At be duly Applied; And shall and map from Cime to Cime Remove such Collectors, Receivers and Surveyors, or any or either of them, as they shall see Occasion, and to Appoint New Ones in Case of Death or of such Removal; And all and every Person or Persons as is or are by this Att Liable to Pay the said Toll or Duty, is and are hereby Required to faid Coll of Duty, is and are hereby Required to pan the same after the fates afozelaid, to the said Refaid Coll oz Duty, in that Behalf from Cime to Time Appointed as afozelaid for Receiving the faid Coll or Duty; And fuch Keceiver and Keceivers, Collettor and Collegors, as aforelaid, Mall upon Dath (if thereto required) befoze the said Crustees, or any five or more of them, or before one or more Justice or Justices of the Peace, Kessding near the High-way or Koad asoresaid (which Bath such Crustees, or any five or more of them, or such Justice or Justices, is and are hereby Impowered and kequired to Administer) on the first Tuesday in every Month or oftner (if required) during the Continuance of this Act, give in a True, Eract and Perfect Account in Writing under their respective Bands, of all Monies which he and they, and every or any of them, shall to such and they, and every or any of them, shall to such Time habe Acceived, Paid and Disburfed, by Dirtue of this Act, by Reason of their respective Offices, for which Dath no fee or Reward shall be Caken; And in Case any Money so Received thall remain in their or any of their hands, the same shall be Paid to the faid Trustees, or any five or more of them, or to such Person or Persons as the said Crustees, or any five or more o them, shall by any Writing or Writings under their bands 9 1

hands and Seals, Authorize and Impower to Keceive the fame, which thall be Disburled and Laid out in Amending the faid Digh Way or Road, actording to the true Intent and Meaning of this Act, and not of therwise; And the said Crustees, or any five or more of them, to whom such Account shall be given, shall and may out of the Money arising by the said Coll of Duty, make such Allowance to the said Keceiver of Keceivers, Collector of Collectors, and the Surveyor and Surveyors, for and in Consideration of his of their Care and Pains respectively taken in the Erecution of his and their Office and Offices, and to such other Person of Persons, who have been, of shall be Assisting in and about Procuring the laid bigh-ways or hoads to be Amended and Repaired, by Abbanting or Laping out any Money, or otherwise Relating thereunto as to them Mall feem Good, fo as luch Allowance og Allowances to such Collector or Collectors do not Annually exceed Twenty Pounds, and to such Surveyor or Surveyors any Sum not exceeding Two Shillings a Say, during such Time or Times as he or they shall be respectively Employed in the Repair of the said Roads; And so as such Allowance or Allowances, to any other Person or Persons who shall be Employed by Virtue of this As, as Clerk or Satekeepers, does not Exceed the Sum of Fisteen Pounds Rearly to each Person; And in Case the said seceiver or seceivers, Collector or Collectors of the aforesaid Toll or Duty Surveyor or Surveyor lowances to fuch Collector or Collectors do not 2111= the aforesaid Toll or Duty, Surveyor or Survey028, or any of them, thall not make such Account and Papment unto such Person or Persons, according to the Orders and Directions of the said Crustees, or any five or more of them, as aforesaid, that then the Austices of the Peace at any special Sessions or Meeting of them, to be Polden for the County in which the said Acceiver, or Acceivers, Collector or Collectors, Surveyor or Surveyors have Acted or been Employed and made such Default as a foresaid, shall, and are hereby Required and Impowered to make Enquiry, and finally to Determine of, and concerning luch Default, as well by the Confels sion of the laid Parties themselves, as by the Tellimonp of one or more credible Witness or Witnesses upon Bath, which Dath they are hereby Impom= ered and Required to Mominitter without fee og fieward; And if any Person or Persons shall be Convicted thereof by such Justices, the said Justices shall, up on such Conviction, commit the Party or Parties to the Common Goal of the County where such Offence shall be committed, there to Kemain without Bail or Main=

Mainprize until he or then shall have made a True and Perfect Account, and Papment as aforesaid.

And be it further Enacted by the Authority aforefaid. That it shall and map be Lawful, to and for the Surbepor or Surveyors, and such Person or Persons, as he or thep shall Appoint to Dig, Kaile, Gather, Take and Carry away, any Gravel, Furze, Sand, Stones or other Materials, out of any Waste or Common, of any Parish, Town, Village or Pamlet, in or near which any Founderous or Kuinous Places of the said High-way or Koad do Ute; And for Want of Sufficient Gravel, Furze, Sand, Stones, or other Materials there, to Dig, Gather, Kaile, Take and Carry away the same out of the Waste or Common, of any Reighbouring Parish, Town, Village or Hamlet, without Paping any Thing sor the same; And where there is not Sufficient of such Materials, in any Common or Waste Grounds near Majoining, it shall and map be Lawful sor them, by That it shall and map be Lawful, to and for the Surrials, in any Common of Walte Grounds near Adjoining, it shall and may be Lawful for them, by Greer of the laid Crustees, or any Five or more of them, to Dig, Kaise and Gather the same in the Septeral Grounds of any Person or Persons, not being Built upon, and not being a Garden, Grehard, Pard or Meadow, Planted Walk or Walks, or Abenue to a Pouse, where any such Materials are to be found, and from Time to Time to Carry away such and so much thereof, as the said Surveyor or Surveyors in their respective Places shall Adjudge Resessary for the Amending and Kenairing the said Dights cellary for the Amending and Repairing the laid highway or Road, Paping such Rates for fuch Materials, to the Owner or Occupier of the Ground, from whence the same shall be Digged, Kailed, Gathered and Carried away, as the Trustees Appointed or to be Appointed to put this Art in Crecution, or any Five or more of them, shall Adjudge Keasonable; And in Case of any Difference between such Owner or Occupier and the said Trustees, touching the Damage afozesaid, the Judges of Affize at the nert General Affizes and General Goals delivery to be Holden in the County where such Mates rials Mall be Digged, Sailed oz Bathered, and from whence the same shall be Carried awap, map and Mall

Myence the lame man be Carried away, may and Mall Adjudge, Allels and Finally Determine the lame.

And be it further Enaced by the Authority aforestaid, That it shall and may be Lawful, to and for the Surveyor or Surveyors, and such Person or Persons, as he or they shall Appoint from Time to Time, to Kemobe and Prevent Annopances on any Part of the said Pighsway or Road hereby Intended to be Kepaired, by Filth, Dung, Alhes, Kubbish, Waters Courses, Sinks or Prains, Kunning into the said

Dightwap or Koad, and to Cleanse any Ditch or Mater courses Adjourning to the said Koad, and to Cut down, Lop or Cop any Trees or Bushes, Growing on the said high way, or in the Pedges or Banks Adjacent to the said high way, and to Take and Carry away the same; The Owner or Occupier, Regletting to Cut down such Trees or Bushes, or to Kemode such other Annopances for the Hands of any five or more of the said Trustees, the Charges whereof shall be Kembursed, the said Hurpose, under the Hands of any five or more of the said Trustees, the Charges whereof shall be Kembursed, the said Hurpose, whereof thall be Kembursed, the said Hurpose, by such Owners or Occupiers, Regletting to Cut down the said Trees or Bushes, or to Kemode such other Annopances as aforesaid; and is after Kemodal of any such Annopances, and Person or Persons, shall again Offend in like Kind, every such Person or Persons so Offendening, and being thereof Tondiced, upon the Oath of One or more Tucked Minnels or Mitnelses, before One or more Tustice or Justices of the Peace sor the said County where such Offence, Forset and Pan unto the said Trustees where such Offence shall be ted, Mall for every luch Offence, Forfett and Dan unto the laid Crustees where such Offence Shall be Committed, Cen Shillings, to be Levied in Manner afozelaid.

And be it further Enacted by the Authority afore-laid, That it shall and may be Lawful, to and for the said Surveyor or Surveyors, by Order of the said Crustees, or any five or more of them, to Make or Cause to be Made, Causeways, and to Cut and Make Orains through any Ground lying Contiguous to the said Koad, and to Great Arches of Brick, Cimber or Stone thereupon; And also, to Widen any of the Karrow Parts of the said High-way or Road, by Opening, Cleaving and Laying into the said High-way or Road, any Ground of any Person or Persons lying Contiguous to such High-way or faid high-way or Koad, any Ground of any Person or Persons, lying Contiguous to such high-way or Koad, not being Built upon, and not being a Garden, Orchard, Pard, Planted Walk or Abenue to a House; And also, to cause Ditches or Trenches to be Made in such Places, and in such Manner, as such Surveyor or Surveyors, by the Order of the said Trustees, or any five or more of them, shall Adjudge Mecessary for the better Amending and Keeping of the said high-way or Koad in good Kepair, making such reasonable Satisfaction to the Owner or Occupier of such Ground, which shall be so Laid in, or unto the said high-way or Koad, or through which any the said Digh-wan or Road, or through which any such Drain or Drains shall be Cut, or on which any such Arch or Arches shall be Made, for the Damages



p

Damages which he or they shall or may thereby Sustain, as shall be assessed and Adjudged by the next Going Judge or Judges of Assize, or by the Justices of the Peace, or the Major Part of them, at the next General Assizes or Quarter Sessions to be Polden for the County in which such Ground lies, which shall be Laid into the said Digh way or Road, or through which any such Drain or Orains, Ditch or Ditches shall be Cut or Made, or on which such Arch or Arches shall be Cretted or Made, or such Causeways Made, in Case of any Disterence concerning the same; And if any Owner or Occupier of any Water-courses, Ditch or Ditches, Adjopning to the said Digh way or Road, shall Reglett or Refuse to Scour or Clean such Mater-courses, and to make such Ditches so Deep, and in such Manner, as the Scour of Clean such Water-courses, and to make such Ditches so Deep, and in such Manner, as the Surveyor or Surveyors shall Adjudge Proper and Convenient, after Cight Days Potice shall be given for that Purpose, by such Surveyor or Surveyors, or such Person or Persons as shall be Appointed by him or them, to such Owner or Owners, it shall and map be Lawful, to and for the Surveyor and Surveyors, to Set any Man or Men to Work, to Stour or Cleanse and Make the same, and by Warrant in Writing, under the Pands and Seals of any five or more of the said Crustees, to Leby the Charge thereof upon the Goods or Cstates of the Owner or Owners upon the Goods or Effates of the Owner or Owners, Decupier or Occupiers of luch Bater-courle, Ditch or Ditches, by Diftrels and Sale of his, her or their Goods and Chattels, Rendring the Overplus (if any be) to the laid Owner or Decupier, after all Charges paid.

And whereas the laid bigh Way or Road, Leading from the laid Cown of Armagh to the Cown of Lisburn, man be considerably Shortned, and Made much more convenient sor Travellers, if the same was Carried Straight, and in a Direct Line, where the same is now Crooked; for Kemedy whereof, and that all Just and Keasonable Satisfaction may be Given sor the Land made like of, in Carrying such Koad Straight

as aforesaid, 23e it Gnaned by the Authority aforesaid, it shall and man be Lawful, to and for the laid Trustees, or any Five or more of them, to Ascertain, Describe and Set apart such a Bart and Proportion of the Lands, Absonning or Contiguous to the said High Way or Road, as they the said Crustees, or any five or more of them, shall Judge necessary for degrating the same Stranger and in a Direct farp for Caerping the same Straight and in a Direct Line, Provided that no Part of the said Lands so to be Set a part, be built on, and that the same be not [9] 112

Part of any Garden, Ozchard, Pard, Planted Walk, oz Avenue to a House, oz of a Bark oz Paddock foz Deer; And the said Crustees, oz any Five oz moze of them, are hereby further Authozized and Impowered to Creat and Agree with the Owners and others, Interested in the said Ground, to be Made Use of in Interested in the laid Ground, to be Made Me of in Carrying the laid Koad Straight as aforesaid, for such Kecompence and Satisfaction to be made for the same, out of the Colls and Duties Arising by Dirtue of this Act, as the said Trustees, or any five or more of them, shall think fit and Keasonable; And in Case any Person or Persons shall Reglect or Kefuse to Treat and Agree as aforesaid, or through any Disability, by non Age, Coverture or Special Limitation in any Settlement or Settlements, or by Keason of any other Impediment cannot or otherwise homsoever shall Kefuse to Disnose of their respective howfoever Mall Refuse to Dispose of their respective Interests in such Land, as the said Trustees, or any five or more of them, shall think convenient for the Shortning of the laid hoad, in every luch Cale the laid Truftees, or any five or more of them, are hereby Authorized and Impowered to Sue forth their Warrant of Warrants, to the Sherist of the County, wherein such Ground doth lie, to Impanent and Return before the said Trustees, or any fisteen or more of them, at such Time and Place within the said County, as shall be appointed in such Warrant or Warrants, a Sufficient Jury, who upon their Gaths (which said Baths, the said Trustees, or any five or more of them, are hereby Impowered and Aequired to Administer) shall Inquire into the True and Beal Balue of such Ground to be Wade Wie of and Keal Value of such Ground, to be Made use of for the said bigh Way or Road; And such Verdicks or Anquisitions as shall be so found and returned by the faid Jury, Afcertaining the Dalue of fuch Ground, Mall be Final and Conclusive, as well to the said Trustees, as to the several and respective Owners and Proprietors of fuch Ground, notwithstanding ann fuch Disability of Incapacity whatsoever.

And foralmuch as the Money to to be Collected, by fuch Keceipt of the laid Coll, will not at prefent be Sufficient for the Speedy Repairing of the laid bigh-

Map of Hoad,

Be it further Enacted by the Authority aforesaid,
That the said Crustees, or any Fisteen or more of them,
shall and may, and are hereby Impowered, from Time
to Time, by Writing under their respective Pands and
Seals, to Assign over the said Toll or Duty hereby
Granted, or any Part thereof, the Tost and Charges
whereof to be Born and Paid out of such Toll or

Duty, for any Term or Time during the Continuance of this Act, as a Security for any Sum or Sums of Money by them to be Borrowed for that Purpole, to such Person or Persons, or their Crustees, who shall Advance and Lend the same, to Secure the Repayment thereof, with Lawful Interest, or less, if the same can be so had, which said Money Borrowed, shall be Applied and Disposed of, as the Coll or Duty is by this Act to be Applied and Disposed and Disposed of, and to no other late or Purpose

whatfoever.

And be it further Enacted by the Authority aforciaid, That it shall and may be Lawful to and for the said Trustees, or any Fisteen or more of them, from Time to Time, during the Continuance of this present Act, to Make out Warrants or Orders in Writing, under their Pands, Directed to the Treasurer or Acceiver of the said Tolls, Requiring him to Pay thereout, to the Person or Persons Pamed in such Warrant or Order, their Crecutors, Administrators or Assigns, the growing Interest of the Sum of Money Mentioned in such Warrant or Order, as the same shall from Time to Time become Due, until such Time as the Principal Sum mentioned in such Warrant or Order, shall be Paid off and Discharged, at one intire Payment: Provided that no Warrant or Order to be Issued to the said Treasurer or Acceiver by Virtue of this Act, shall be for any greater Sum than Fifty Bounds.

And be it further Enacted by the Authority aforelaid, Chat all and every Perlon or Perlons, to
whom luch Warrants or Orders Hall be given, his,
her or their Crecutors or Administrators, may, by Indoctements on luch Orders or Acteipts, Cransfer the
Aight and Benefit of the Sum Mentioned in luch Warrants or Orders, which Indoctements, upon Potice to
the Creasurer or Acceiver of the laid Colls, and an Entry or Memorial thereof, Made in a Book to be kept
for that Purpose (which the laid Creasurer or Acceiver,
shall upon Acquest, without Charge, Fee or Acward,
Make accordingly, and shall, on the like Acquest,
Permit to be Viewed at reasonable Hours, without Fee
or Acward) shall Incitle the Indocese or Assignee, his or
her Crecutors, Administrators or Assigns, to the Sole
Benefit of the Sum so Cransferred or Assignee, his or
her Crecutors or Administrators, and so totics quoties;
And that after such Assignment, it shall not be in the
Power of the Person or Persons, who made such Assignment, to make Poid, Kelease or Discharge the said Asment, to make Poid, Kelease or Discharge the said Assignment,

fignment, of the Sum thereby Transferred of Affigned. or any Part thereof.

And be it further Enacted by the Authority aforelaid, That the Treasurer of Acceiver of the said Tolls, shall Arithmetically Humber all the Warrants of Goders which shall be Siven of Delivered out, in Pursuance of this Act, as they shall be Delivered out, Commensing by Humber One, and so Continuing the Humbers till the Whole be Arithmetically Humbered.

And be it surther Chasted by the Authority aforesaid,

That the several Colls and Duties hereby made papable, shall be Applied and Paid to the Discharge of the Interest of so much Money as shall be Borrowed, in Pursuance of this Act, and towards Kepairing the said Koad; And that all the Surplus of the said Colls and Dusties hereby made Papable, over and above what shall be Sussicient to Discharge the said Interest and Kepair the faid Road, thall be Applied in Discharge of the Principal Money to Borrowed, in the Manner herein after Mentioned, (Viz.) That when, and as often as such Surplus Receibed by the laid Creafurer or fieceiber, Hall Amount to the Sum of Two hundred Pounds, that then the faid Creasurer of Receiver, shall cause the Humber of all the Warrants of Orders which thall be Mutd and Delivered out, in Purluance of this Au, and the Sums therein Contained, to be Weitten on feberal Tickets of Pieres of Parchment, and to be Kolled and Scaled up, and put into a Bor of Urn, and well Mired together, and an Judifferent Person to be Appointed by the said Trustees, of any Five of More of them, shall Publickly, between the Hours of Cen and Tincipe in the Forenson, of a Dap to be by the said Trustees of section Publickly Advertised in the Duddin Gazette, by that Purpose, at teast Twenty Days before, at the Town of Lurgan, Dealy out of such Bor to Uru, as many of the said Tickets of Pieces of Barrhment, as the Kning therein Contained shall Barrhment, as the Sum of Two hundzed Pounds, and the Person of Persons, the Mumber of inhose Warrants of Orders shall be so Ozainn, his or their Executors, Administrators or Affigns, thail, with in Turney Days after the faid Warrants of Orders shall be Deamn, be Paid by the faid Treasurer of Mortuner, the Principal Sums to him or them re-forminely Due, with the Jureroll for the same till Paid, and Hall, upon Payment thereof, Deliver up his and their several and responsible Marvants or Orders, to the faid Greafueer or Receiver, to be Cancelled, which he is hereby frequired to Cancel accordingly; And the Anterest Papable by Virtue of such Warrants of D2=

ders, shall Cease, from the Expiration of Twenty Days, to be Accounted from the Day of Drawing the said Tickets or Pieces of Parchment.

And be it further Enaced by the Authority aforesaid,

That every Person Chargeable by any Law now in Bc ing towards the Repairing the laid high way or Road, shall Nearly, during the Continuance of this Ac, Do and Derform two Days of that Book commonly called The Statute-Work, which is Appointed by the Laws now in Being for the Amending the Digh ways in this Kingdom, in luch Manner, Place and Places being Part of the Digh way hereby Intended to be Ke-paired, and at such Time as the Surveyor or Sur-bepors to be Appointed by Virtue of this Act, by Witing under his oz their Band oz Bands, from Cime to Eine Hall Ozder and Direct, and thall not be again Chargeable for the same by any Surveyor or Surveyors of the respective Parishes, (except the Parishes of Magherelin and Moyrah) on any Person whatsoever, and also, that the respective Surveyor or Surveyors for the Time being, of all and every Parish and Parishes, in which the said High way and Road intended to be Repaired by this Ax spes, sercept the said Parishes of Magherelin and Moyrah) shall Pearly, and every Pear, within Four Days after Request made to him or them, by the Surveyor or Surveyors for the Time being Appointed by Virtue of this Ax, wife a List or an Account in Writing under his give a List of an Account in Weiting under his of their Pands, of the Panie of Pames of all and every Person of Persons in the said respective Parish of Parishes, who are by the Laws now in Force Char geable towards the Kepairing of the laid Pigh ways of the laid respective Parishes, and what he oz they is oz are Chargeable with respectively, for and towards the same, to the Surveyor or Surveyors Appointed, or to be Appointed, by Virtue of this At; And that the said Surveyor or Surveyors of the said Parishes shall within Three Days next after Potice Given by the said Surveyor or Surveyors Appointed by this Ax, of the Time when, and how many of the said Persons so Chargeable as aforesaid, he or they would have to do the said Two Days Work in and upon the said Koad to be Kepaired by this Ax, either Summon, or Sive Publick Potice thereof, to the said Person or Persons so Chargeable as aforesaid; And if any Surveyor or or Surveyors of the said Parishes respectively, shall Reglect or Kefuse to do as they are hereby Directed and Kequired, he or they, sor every Offence, shall For geable towards the Kepairing of the laid high ways of Acquired, he or then, for every Offence Mall forteit and Pap the Sum of Forty Shillings; And if any Person or Persons keeping a Team, Cart, Car [9] 1

or other Carriage, and Chargeable towards the Kepairing the High ways as aforelaid, thall Reglect or Kefule to Go and Perform the laid Two Days Work in the laid High way by this Act Intended to be Kepaired, after luch Summons or Publick Potice Mall be given as afozesaid, he or they respectively Hall Forfeit and Pap the Sum of five Shillings for each of the said Two Day's such Person or Persons keeping a Team, Cart, Car or other Carriage, shall make And if any Labourer oz other Person Co Chargeable towards the Repairing the Digh ways of the faid Parifies, shall at any Time Meglett og Refuse after luch Summons og Publick Motice Given as afozelaid, to Do and Perfozm the laid Two Dans Work in the faid Digh way by this Act intended to be Repaired, he or they thall respectively forfeit and Pap the Sum of One Shilling for each of the laid Two Days Work such Labourer or other Person or Persons thall make Default; All which Penalties and Forfeitures by this Act Imposed, thall be Levied and Kecovered by Distress and Sale of any of the Offenders Goods or Chattels, by Warrant or Warrants under the Pands and Seals of the said Trustees, or any five or more of them, upon the Information of one or more Credible Witness or Witnesses upon Oath, which Oath the said Trustees or any five or more of them. the said Crustees, or any Five or more of them, are hereby Impowered and Required to Administer, and the said Forseitures and Penalties beforesmentioned when Kecovered, after rendering the Overplus (if any be) to the Party or Parties whose Goods or Chattels shall be so Distrained (the Charges of such Distress and Sale being first Deducted) Mall go to, and be Applied for and towards amending the laid bigh-wan Intended by this 21t to be Kepaired, in like Manner as the Coll Intended by this Act is to go and be Applied.

Provided always, That in Case there shall be more than one Gate or Turnspike in, cross or on the Side of the said Highsway or koad between the said Town of Armagh in the County of Armagh, to the Town of Lisburn in the County of Antrim, no Person or Persons, having Paid the Toll or Duty at the first Gate or Turnspike through which such Person or Persons shall Pass, and Producing a Note or Ticket, that the said Toll or Duty was Paid (which Note or Ticket, the said Toll or Receivers, Collector or Toller, is and are hereby kequired to Give Gratis) shall be Liable to Pay any Toll or Duty at any other of the said Gates or Turnspikes, upon the said Pighsway or Koad, such Person or Persons Belivering the said Mote

Note of Ticket to the said Keceiver of Keceivers, Collector or Collectors of the aforesaid Toll or Duty at the Latter Bate og Turnspike the same Day; And no Person or Persons, having Occasion to Pals the Place or Places where the Toll or Duty is Taken, who shall keturn the same Day upon or with the same Porse, Mare, Gelding, Us, Mule, Cattle, Coach, Chariot, Berlin, Chaise, Chair, Calash, Waggon, Cart, Car or other Carriage, shall be Liable or Compellable the same Day to Pay the said Toll or Duty, more than Once on the same Koad.

And for Preventing Frauds and Abules in the laid

Toll or Duty:

Be it Enacted by the Authority aforesaid, That if any Person or Persons, having Paid the Toll or Du-ty by this Act Granted and made Papable, and ha-bing such Note or Ticket, Notes or Tickets, as are hereby Kequired, shall Give or Dispose of the same to any other Person or Persons, in Order to Avoid the Papment of the said Toll or Duty, Every such Pers son Giving, Disposing or Offering, and the Person Receiving such Mote or Cicket, Motes or Cickets, and being thereof Convicted, upon the Bath of One or More Credible Witness or Witnesses, before the said Crus tees of any five of More of them, of before any One of More Julice of Julices of the Peace for the County wherein such Offence of Offences shall be Committed (which Oath, the said Trustees, and the said Julice and Julices, are hereby Impowered to Administry shall respectively forfeit and Pap the Sum of Ten Shillings, to be Levied, Kecovered and Oisposted of, as any other Penalty of forfeiture is Oirected to be Levied and Oisposted to be Levied to be Lev

Provided always, And it is hereby Declared, Chat, during the Continuance of this At, all Coaches, and Passengers on Porse back, thall Pass and Ke pass, Coll-free, on the Day or Days on which there thall be an Election for knight or knights of the Shire, to Serve in Parliament for the said Counties of Armagh and Antrim, or for any Burgels to Serve in Parliament for any Boroughs in the laid Counties respectively; Any Ching herein Contained to the Contrary notwith

standing.

And he it further Enacted by the Authority afores said, That the said Crustees, or any five or More of them, may, and are hereby Impowered, from Time to Time, as they shall see Convenient or think fit, to Compound or Agree by the Year, or Otherwise, with any Person or Persons using to Travel through the said Turn-pike or Turn-pikes to be Erected, with

any Milch-Cows, Hozle. Mare or Gelding. Als or Mule, or with any Coach, Berlin, Calash, Chaise, Chair, Waggon, Cart, Car, or other Carriage, for any Sum or Sums of Money, to be Paid Quarterly, from Time to Time, after such Agreement shall be Made.

Provided also, And it is hereby Declared, Chat no Person shall be Charged with any of the Tolks or Duties asoresaid, who shall Pass through any of the Turn-pikes to be Greated by this Art, who shall Carry any Quantity of Stones, Gravel, or other Materials sor kepairing the said koad, or any other Roads in the Parishes in which the same do Lie. or in any of the Meighbouring Parishes: do Lie, or in any of the Peighbouring Parishes; Por shall any Person or Persons be Chargeable with the said Coll or Duty so, any Carts, Cars or Maggons Loaden with Coan in the Straw only; Nor for any Ploughs, Parrows, or other Implements of Husbanday, in Order to the Using or Kepairing of the same, in the several Parishes in which pairing of the lame, in the leveral Parityes in which the laid high ways or hoads hereby Intended to be Repaired do Lie; Nor shall any Toll or Duty be Demanded or Taken at any of the Turn-pikes to be Erected, for any Porse, Mare, Gelding, As or Mule, or other Cattle Going to Water, or for any Post-Porse Carrying the Mail or Packet, or for such Porse as is or shall be Used only to Kide on by the Owner or Driver of any Waggon, Cart or Carriage, Provided that such Porse Pass through the said Turn-pike or Turn-pikes with such Waggon faid Eurnspike of Eurnspikes with such Maggon, Cart of Carriage; Not shall any Toll of Duty he Demanded of Taken for the Poeles of Soldiers Palssing that are upon their March, of for Maggons, Carts, Cars, of other Carriages Attending them, of for Poeles, Maggons, Carts, Cars of other Carriages, Travelling with Vagrants sent by Passes, or with Prisoners Transmitted from one Part of the Kingdom to another another.

And be it further Enacted by the Authority aforesaid. That the Toll of Duty hereby Stanted, Mall take Place and have Continuance from and after the Second Tuesday in the Month of May, One thousand seven hundred and thirty six, so, and during the Term of Foztp

One Bears.

Provided nevertheless, That if, at any Time befoze the Expiration of the faid Term of Forty one Bears, all Parts of the said Road thall be sufficiently A mended and Repaired, and so Mojudged by the Majoris tp of the Crustees Appointed, or hereafter to be Cho-sen by Dirtue of this Act, by an Adjudication Made, and Re-payment of luch Money as thall have been

Advanced of Borrowed, with the Juterest for the same, and the Cost and Charges thereof, the said Colls and Duties shall Cease and Determine; Ann Ching herein Contained to the Contrary notwith

And he it further Enacted by the Authority aforelaid, That for the Continuing a Sufficient Pumber of able Persons to be Trustees, for putting in
Execution all and every the Powers in this Act Contained, for and during the Continuance thereof, it
shall and map be Lawful, to and for the said Trustoes, or any five or more of them, upon the Death
of any of the said Trustees, or their Kemoval or
Refusing to Act in the said Trust, from Time to
Time, and at all the Times hereaster, during the Term
asortaid, to Elea, Pominate and Appoint, in the
known of such Trustee or Trustees, so Deceased, Remoned or Refusing to act, another sit and able Person,
or so many more sit and able Persons, Living in
the said Counties of Armagh and Antrim, to be Joined
much the said Trustees, in the Execution of all and
every the Power and Powers in them Reposed, by
Dirine of this Act; And all and every Person or
Persons, so to be Chosen Trustee or Trustees, to
Their in putting this Act in Execution, as they
are herein before Qualified to bo, shall and map,
and are herein Impowered, to act to all Jutents
and Durposes, in as Full, Large and Ample Manner,
as the said Trustees are by this Act Impowered to
bo, and so, Totics quoties, as often as Occasion shall

And be it further Enacted by the Authority aforefaid. That the faid Crustees, or any fisteen or more
of them, shall Meet at Lurgan in the County of
Armagh, on the Second Tuesday, in the Month of May,
One thousand seven hundred and thirty sir, and the
said Crustees shall then Adjourn themselves, and
asterwards Meet there, or at any other Place or
Places near the said High-way or soad, to be sepaired, as the said Crustees, or any five or more
of them shall think Proper and Convenient, as often as it shall be Pecessary for the putting this
Act in Crecution; And if it shall happen, that there
shall not Appear at any Meeting which shall be Appointed to be Had or Deld by the said Crustees, a
Sussicient Humber of Crustees to Act at such Meeting, and to Adjourn to any other Day, then, and in such
Case, the Clerk of the said Crustees, by Motice in
Mriting, to be Affired at the respective Gates or
Curn-pikes, at least Ten Days before the nert

Meeting, Hall Appoint the said Crustees to Meet at the Poule where the Meeting of the said Crustees was last Appointed to be Had, or at some other Convenient Pouse near the said Road, on that Day Fortnight upon which said Meeting of the said Trustees was Appointed to have been Peld; And that the said Trustees was Appointed to have been Peld; tees, at their First Meeting, and at all other Subsequent Meetings, Mall Defrap their own Charges and

Expences. Prentes.
Described always, and he it further Enacted by the Authority aforesaid. That no Person or Persons Appointed, or to be Appointed by this Act, a Trustee or Trustees for putting this Act in Execution, shall have or Accept of any Place of Prosit arising out of, or hy season of the Toll or Duty by this Act laid or granted, but such Person or Persons shall be incapable from the Time of Accepting and Continuing to Enjoy such Place of Prosit, of Acting as a Trustee.

tee.

And be it further Enacted by the Authority afore laip, That if any Suit shall be Commenced against any Person or Persons for any Thing done in Purshall be Laid in the Counties of Armagh, Down or Antrim, and not elsewhere, and the Defendant and Defendants in such Action or Actions to be brought, map plead the General Mue, and give this 20t and the Special Matter in Evidence, at any Trial to be had thereupon, and that the same was done in Purstuance, and by the Authority of this Act, and if it shall Appear to to be done, or such Action or Actions shall be brought in any other County, that then the Jury shall Find for the Defendant or Defendants, and upon such Derdict, or if the Plaintiss shall be Ponsuited, or Discontinue his Action, after the Defendant or Defendants shall have Appeared or if on any Demurrer Judgment shall be peared, or if on any Demurrer Judgment shall be given against the Plaintiss, the Desendant or Desendants shall and may Accover Creble Costs, and have the like Kemedy for the same as any Desendant or Desendants hath or have in any other Cases by Law.

And be it further Enacted by the Authority afore-laid, Chat this Act shall be Deemed, Adjudged and Caken to be a Publick Act, and be Judicially ta-ken Potice of as such by all Judges. Justices and other Perfons whatfoeber, without fpecially Plead ing the fame. The many of the trained of the control of the contro

GHAP.

An Act for Repairing the Road Leading from the Town of Armagh in the County of Armagh, to the Town of Newry in the County of Down.

the Town of Newry in the County of Down.

When the Town of Armagh in the County of Armagh, to the Town of Newry in the County of Armagh, to the Town of Newry in the County of Down, hy kealon of the several Pollow Days, and of the many and heavy Carriages frequently Passing through the same, is become to kninous and Dad, that in Winter Season many Parts thereof are Jumpassable for Maggons, Carts, Cars and Carriages, and very Dangerous for Travellers, and cannot by the Ordinary Course Appointed by the Laws and Statutes of this kealm, be effectually Amended and kept in Good and Sufficient kepair; Wherefore, and to the Justent that the said high waps and koads map with convenient Speed be effectually Amended and hereafter kept in good and lufficient kepair, so that all Persons map Travel the same with Safety;

De it Enacted by the king's Mout Creellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this yielent Darliament Assembled, and by the Authority of the same Darliament Assembled, and by the Authority of the same Darliament Assembled, and by the Authority of the same Darliament Whiliam Brownlew, Robert Cope, Ambrose Phillips, Edward Knatchbull, Esquires, the Kright Ponourable Benjamin Party, Esq. Six Arthur Ackeson, Barontt, William Brownlew, Robert Cope, Ambrose Phillips, Edward Knatchbull, Esquires, the Kright Ponourable Benjamin Party, Esq. Six Arthur Ackeson, Barontt, William Brownlew, Robert Cope, Ambrose Phillips, Edward Knatchbull, Esquires, the Kright Ponourable Charles Lords, Robert Ros Junio, John Moore, Francis Lucas, Robert Hawkins Magill, Arthur Hill, John Maxwell, Esquires, the Krightern Douto; John Karbardion, William Richardson, Oliver St. John, Arthory Obins, Esquires, the Krightern Douto; John Kearney, Colonel William Graham,

ham, Alexander Stewart, Henry Lesly, John Bolton, Meredith Workman, Edward Bond, John Tichborne, Elquires, the Reverend Charles Este, the Reverend Dotto: Joshua Pullein, Richard Dawson, Chappell Dawson, Randall Donaldson, Edward Mathews, Walter Dawson, George Bond, Andrew Charleton, Christopher Charleton, Richard Johnson, Esquires, Samuel Waring of the City of Dublin, Esquires, Thomas Clarke of Ardress, Henry Cust, Roger Hall, Esquires, the Reverend Thomas Shelton, Hans Hutchisson, Robert Hutcheson, Isaac Corry, Nicholas Dromgoold, Ismes Mc Cammon. seiverend Thomas Shelton, Hans Hutchinton, Robert Fiuchchon, Isaac Corry, Nicholas Dromgoold, James M. Cammon, Gentlemen, and the Survivo2s of them, thall be, and are hereby Dominated and Appointed Crustees of the laid Koad, and thep, or any Five or moze of them, or fuch Person or Persons, as they, or any Five or moze of them, thall Authorise and Appoint, thall and map Creat or cause to be Erented, One or moze Gate or Gates, Turnspike or Turnspikes, in, upon, or cross any Part or Parts of the laid Digh-wap and koad; And also, a Toll Pouse or Toll Houses, and there thall keceive and Take the Toll and Suties following: Before any Dock, Mare, Selding, Cattle, Coath, Berlin, Chartot, Calash, Chaile, Chair, Waggon, Idain, Cart, Car or other Tarriages, shall be Permitted to Pass through the same (Viz.) For every Coath, Berlin, Chartot, Calash, Chaile or Chair, Drawn by Six Pooles, Geldings or Mares, the Sum of One Shilling and Six Pence; And sor every Coath, Berlin, Chartot, Calash, Chaile or Chair, Brawn by any Lester Ammber of Horles, Geldings or Mares, the Sum of One Shilling and Six Pence; And sor every Coath, Berlin, Chartot, Calash, Chaile or Chair, Brawn by any Lester Ammber of Horles, Geldings or Mares, the Sum of One Shilling and Six Pence; For every Waggon, IDain, Cart or Cartiage, With Two Docks, Seldings or Mares, Six Pence; For every Waggon, IDain, Cart or Cartiage, With Cwo Idheels, Drawn by more than Cwo Horles, Mares or Gelding, the Sum of Cwo Shillings and fix Pence; For every Cart, or other Cartiage, With Cwo Idheels, Geldings, or Mares, the Sum of Four Pence; For every Cart, or other Cartiage, With Cwo Horles, Gelding, the Sum of Cwo Shillings and fix Pence; For every Cart, or other Cartiage, Drawn with Cwo Horles, Gelding, the Sum of Chare Penne; For every Cart or other, Cattle, the Sum of One Penne, etcepting Carts Loaden with Curf, and for each of them, One Penne; And for every Docke of Oren, or Reat Cattle, the Sum of One Shilling and Cight Pence, Person, Amber or Mares, Caller chelon, Isaac Corry, Nicholas Dromgoold, James Me Cammon, Gentlemen, and the Survivors of them, shall be, and



Tp.

Aester Number; Foz everp Dzobe of Calves, Hoggs, Sheep or Lambs, the Sum of Ten Pence per Scoze, and so in Proportion sor any Greater or Lester Rumber; Which said respective Sum and Sums of Money, shall be Demanded and Taken in the Rame of, or as a Toll or Duty, and the Money so to be kaised as asoresaid, is, and shall hereby be Vested in the said Trustees, and the same, and every Part thereof, shall be Paid, Applied, and Disposed of and be Assigned to and for the several uses, Intents and Purposes, and in such Manner, as is herein after Mentioned and Directed; And the said Trustees, or any Five or more of them, are hereby Impowered by themselves, or any Person or Versons by them, or any Five or more of them, under their Pands and Seals thereunto Authorized, to Levy the Toll or Duty hereby Required to be Paid, upon any Person or Persons, who shall, after Demand made thereof, Reglect or kefuse to Pap the same, by Distress of any Horses, or other Cattle or Goods, upon which such Toll or Duty is by this Att Imposed, or upon any of the Goods and Chattles of such Person or Persons, who ought to Pap the same, and may Defam, who ought to Pap the same, and may Defam, shall be Paid; and it shall and may be Lawful, to and so, the Person or Persons so Tiltraining and keeping, shall be Paid; and it shall and may be Lawful, to and so, the Person or Persons so Tiltraining, after the Space of Five Days after such Distress Made and Taken, to Sell the Goods Distrained, seturning the Overplus (if any be) upon Demand to the Owner after such Toll, Duty and Reasonable Charges sor Sistrained, Seturning and Easen to Hell, Duty and Reasonable Charges sor Sistraining and keeping the same, shall be Tedurzed and Paid.

And he it further Enacted by the Authority afore, said, That out of the First Money arising by the Profits of the several Turn-pikes to be Erected, the said Trustees, or any Five or more of them, shall first Pay and Discharge the Erpence of Procuring this Act of Parliament, and of Erecting such Turn-pike or Turn-pikes, and Building such Toll-Pouse or Toll-Pouses; And from and after such Charges and Erpences shall be fully Satisfied and Paid, That then, and from thenceforth, the Profits Arising, and the Toll to be Collected at any Turn-pike or Turn-pikes, to be Erected or Set up on the Road Leading from the Town of Armagh in the County of Armagh, to the Town of Newry in the County of Down, shall be Applied for and towards the Repair of the said Boad only, and not elsewhere.

faid Road only, and not elsewhere.
And be it further Enacted by the Authority aforestaid, Chat if any Person or Persons whatsoever,

Owning, Kenting or Decupping and Aand, near unto which and Turnspike is to be Erected in Durshuance of this Act, shall sor Gain, Reward or otherwise, Permit and Person or Persons whatsoever to Pals through and Gate, Pallage or Man, with and Coach, Berlin, Chariot, Calash, Chaise or Chair, Maggon, Wain, Cart, Carr or other Carriage, or kiding or Dubing and Porse, Als, Mule, or and Horle to Audid the Papment of the Toll, hereby Appointed to be Paid, and shall be thereof Condited, upon Dath of One or more Mitnels or Witnesses, before the said Trustess, or and five or more of them, or before and One or more Justice or Justices of the Peace, for the County wherein such Offence or Disences shall be Committed, who are hereby Junpowered and Required to Administer such Oath, such Person or Persons shall Fosseit and Day to the Crustess, Appointed to Dut this Act in Erecution, the Hum of Ten Shillings, to be Levied by Distress and Sale of the Offences Goods, by Warrant under the Hand and Seal, or under the Pands and Seals of the laid Trustess, or any five or more of them, or such Justice or Justices, Rendring the Overplus to the Owner (if any be) the Charges in Taking and Disposing of the said Goods being sirk Deducted.

And be it surther Enacted by the Authority afores said. That the said Trustees, or any Five or more of

And he it kurther Enacted by the Authority aforestaid, That the laid Crustees, or any Five or more of them, are hereby Jupowered to Erect one or more Sate or Gates, Turnspike or Turn pikes, on the Side of the said high man or koad, Cross and May or Lane Leading out of the said koad, and to Build a Coll-poule or Coll-poules, and there to keceive and Take such Coll as is Appointed by this Act to be Taken, so as the same does not Extend to a Double Charge, in Case of Passing the same Dan through any other of the said Turn pikes to be Erected by Virtue of this An, from the Good Leading from the Count of Armagh in the County of Armagh, to the Count of Newry in the County of Down.

Provided almans, That no Gate or Turn pike be Exected or Placed, to as to Affect the Great fload Leading from Newry to Tandragee, for the Space of Two Pears from the Commencement of this Act, but in Cale the Fund arising by the Colls of the laid Moad, Acading from Newry to Armagh, thall not be found Sufficient to Ducharge the Annual Salaries of the aforelaid Officers, and allo, the Expence of this Ar, and the Interest of the Money necessary to be kassed for nepairing the laid boad, that then, and in luch

Case it shall and may be Lawful to and for the said Commissioners, or any Five or or more of them, at the End of the said Two Pears, to Great a Gate or Turnspike on the said Good, Leading from Newry to Tandrages, at which Gate all Persons and Carriages before mentioned, shall be Subject and Liable to Pay only One Half the Colls Payable by the several Passengers and Carriages on the said Koad from Newry to Armagh

respectively as aforelaid.

And he it further Enacted by the Authority aforesaid That the said Trustees, or any five or more of them, at their first Meeting, or any Succeeding Meeting, by Writing under their Hands and Seals, shall and may, Cleat, Prominate and Appoint, One or more sit Person or Persons to be Acceiver or Acceivers, Collector or Collectors of such Money, in the Pame of such Toll or Tollector or Succeivers, Collector or Collectors of such Money, in the Pame of such Toll or Duty, as thall be Due and Papable by Pirtue of this Art; And also, One or more sit Person or Persons to be Surpepoz or Surpepozs, or to been the Condition of the faid high way or Road, and to take Care that the faid High way of Road, and to take Late that the same he Kepaired and Amended, and that the Money Arising and Expended by Virtue of this Act be duly Applied; And shall and map from Time to Time Kemove such Collectors, Keceivers and Surveyors, or any or either of them, as they shall see Occasion, and Appoint Hew Ones in Case of Ocath or of such Kemoval; And such Person or Persons as is or are Liable by this Ast to Pap the said Toll or Duty, is and are hereby Kequired to pay the same after the Kates asociaid to the said Keceiver or Ke after the sates asozesaid, to the laid seceiver or seceivers, Collector or Collectors of the said Coll or Dusty, in that Behalf from Time to Time Appointed as asozesaid so: seceiving the said Coll or Duty; And such aforesaid for decembing the said Toll or Duty; And such Accesses or Accesses, Collegor or Collegors, Surveyor or Surveyors as aforesaid, Hall upon Dath (if thereto required) before the said Trusters, or any Five or more of them, or before one or more Justice or Justices of the Peace, Kesting near the High-map or stoad aforesaid (which Bath such Trusters, or any Five or more of them, or such Justice or Justices, is and are hereby Juspowered and kequired to Administer) on the First Toosday of every Month or oftner (if required) during the Continuance of this Act, give in a True, Gract and Perfect Account in Printing under their respective Hands, of all Money which he and they, and there or any of them, shall to such Time have Keceived, Paid and Disbursed, by Durtue of this Act, by Keason of their respective Offices, sor which Oath no Fee or Keward shall be Taken; And in Case any Money so Keward shall be Taken; And in Case any Money so Keceived shall be Taken; And in Case any Money so Keceived shall be Taken; in Cafe any Money to freceived thall veniain an their D2

or any of their Hands, the same shall be Paid to the said Crustees, or any Five or more of them, or to such Person or Persons as they or any Five or more of them, shall by any Writing under their Hands and Seals, Authorize and Impower to secrebe the same, which shall be Disbursed and Laid out in Assame, which shall be Disbursed and Laid out in Assame, which shall be Disbursed and Laid out in Assame, which shall be Disbursed and Laid out in Assame. mending the said Digh Way or Koad, according to the true Intent and Meaning of this Act, and not of therwise; And the said Crustees, or any Five or more of them, to whom such Account shall be given, shall and may out of the Money arising by the said Toll or Duty, make fuch Allowance to the faid feceiber or Receivers, Collector or Collectors, and the Surveyor and Surveyors, for and in Consideration of his or their Care and Pains respectively taken in the Execution of his and their Office and Offices, and to such other Person or Persons, who have been, or shall be Assisting in and about Procuring the said Digh-ways or Roads to be Amended and Repaired, by Advancing or Laping out any Money, or otherwise Kelating thereunto as to them thall seem Good, so as such Allowance or Allowances to such Collector or Collectors do not Annually exceed Ewenty Pounds, and to such Surveyor or Surveyors any Sum not exceeding Two Shills lings a Sap, during such Time or Times as he or thep shall be respectively Employed in the Kepair of the faid Roads; And so as such Allowance of Allow ances, to any other Person or Persons who shall be Emploped by Virtue of this Act, does not Exceed the Sum of Fifteen Pounds Bearly to each Person; And in Cafe the laid Receiver og Receivers, Collector og Collectors of the aforesaid Coll or Dutp, Survepor or Survepors, or any of them, thall not make such Account and Papment unto such Person or Persons, according to the Orders and Directions of the said Crustees, or any five or more of them, as aforesaid, that then the Justices of the Peace at any special Sessions or Meeting of them, to be Polden for the County in which the said Acceiver, or Acceivers, Collector or Collectors, Surveyor or Surveyors have Acceived and been Employed and made such Default as a foresaid shall, and are hereby Required and Important foresaid, shall, and are hereby sequired and Impowered to make Enquiry, and finally to Determine of, and concerning such Default, as well by the Confes fion of the laid Parties themselves, as by the Celtimonn of one or moze credible Witness or Mitnelles upon Dath, which Dath they are hereby Impomered and Required to Administer without fee of Reward; And if any Person or Persons shall be Consbitted thereof by such Justices, the law Justices shall, upon such Conviction, commit the Party of Parties to the Common Goal of the County where such Offence shall be committed, there to Kemain without Bail of Mainvilse until he of they shall have made a True and Perfect Account, and Payment as aforesaid.

And he it further Enacted by the Authority aforesaid,

That it shall and map be Lawful, to and for the Sur bepor and Durpepors, and such Person or Persons, as he or then shall Appoint to Dig, Kaile, Gather, Take and Carry away, any Gravel, Furze, Sand, Stones or other Materials, out of any Waste or Common, of any Parish, Cown, Village or Pamlet, Common, of any Parith, Cown, Village or Pamlet, in or near which any Founderous or kninous Places of the laid High-way or Road do Lie; And for Want of Sufficient Gravel, Furze, Sand, Stones, or other Materials there to Dig, Gather, Kaile, Take and Carry away the lame out of the Walte or Common, of any Reighbouring Parith, Town, Village or Pamlet, without Paping any Thing for the lame; And where there is not Sufficient of luch Materials, in any Common or Walte Grounds near Adjoining, it shall and may be Lawful by Order of the laid Crustees, or any Five or more of them, to Dig, Kaile and Gather the same in the Septeral Grounds of any Person or Persons, not being Built upon, and not being a Garden, Orchard, Pard Meadow, Blanted Walk or Walks, or Avenue Built upon, and not being a Garden, Bechard, Pard of Meadow, Planted Walk of Walks, of Avenue to a Youle, where any such Materials are of map be found, and from Time to Time to Carry away such and so much thereof, as the said Surveyors in their respective Places Gall Adjudge Mecessary so, the American so the said High way of American Barriers such Bates for such Materials. Road, Paping such Kates for such Materials, to the Owner or Occupier of the Ground, from whence the same shall be Digged, Kaised, Gathered and Carried away, as the Trustees Appointed or to be Appointed to put this Act in Grecution, shall Adjudge Keasonable; And in Case of any Disserence between such Owner or Occupier and the said Trustees, touching the Damage asoresaid, the Judges of Asse at the nert General Miss and General Goal-delibery to be Holden in the County where such Materials shall be Digged, Kaised or Gathered, and from whence the same shall be Carried away, may and shall Adjudge, Asses and Figurally Determine the same. Owner or Occupier of the Ground, from whence the

nally Determine the same.

And he it surther Enacted by the Authority afore said, Chat it shall and man be Lawful, to and for the Surveyors, and such Person or Dectons, as he or they shall Appoint from Time to Time, to Aemode and Prehent Annopances on any

Part of the said High-ways or Koads hereby Intended to be Kepaired, by Filth, Dung, Alches, Kubbish, Water-Courses, Sinks or Drains, Kunning into the said High-way or Koad, and to Cleanse any Ditch or Water courses Adjorming to the said Koads, and to Cut down, Lop or Cop any Trees or Bushes, Growing on the said High-way, or in the Pedges or Banks Adjacent to the said High-way, and to Cake and Carry away the same; The Occupier, Regletting to Cut down such Trees or Bushes, or to Kemobe such other Annopances for the Space of Ten Days after Potice in Mriting given for that Purpose, under the Pands of Five of the said Trustees, the Charges whereof shall be Keinbursed, the said Surveyor or Surveyors, by such Owners or Occupiers, Regletting to Cut down the said Trees or Bushes, or to Kemobe such down the said Trees or Bushes, or to Kemobe such other Annopances as aforesaid; And if after Kemobal of any such Annopances, any Person or Persons, shall again Offending, and being thereof Convicted, upon the Dath of One or more such Person or Persons so Offending, and being thereof Convicted, upon the Dath of One or more such Person or Persons for the Sath of One or more such Person or Persons, shall again Offending, and being thereof Convicted, upon the Dath of One or more such Person or Persons so Offending, and being thereof Convicted, upon the Dath of One or more such Person or Persons so Offending, and being thereof Convicted, upon the Dath of One or more such Offence, Forset and Papunto the said Trustees where such Offence shall be Committed, the Sum of Ten Shillings, to be Levied in Manner asociald.

And be it sucher Enasted by the Authority asocial

And be it further Enacted by the Authority aforelaid, That it shall and may be Lawful, to and for
the laid Surveyor or Surveyors, by Order of the laid Trustees, or any Five dr more of them, to Make or Cause to be Made, Causeways, and to Cut and Make Drains through any Grounds lying Contiguous to the laid Roads, and to Erect Arches of Brick, Cimber or Stone thereupon; And also, to Miden any of the Marrow Parts of the said High-ways or Roads, by Opening, Clearing and Laping into the said High-ways or Roads, any Ground of any Person or Persons, lying Contiguous to such High-ways or Roads, not being Built upon, and not being a Garben, Orthard, Pard, Planted Walk or Avenue to a House; And also, to cause Ditches or Crenches to be Made in such Places, and in such Manner, as such Surveyor or Surveyors, by the Order of the said Crustees, or any Five or more of them, shall Adjudge Mecessary for the better Amending and Keeping of the said High-way or Road in good Kepair, making such reasonable Satisfaction to the Owner or Occupier of such Ground, which shall be so Laid in, or unto the said Digh-way or Road, or through which any such Drain or Drains shall be Cut, or on which any such Arch or Arches shall be Made, for the Damages which he or they shall or may thereby Sustain, as shall be allessed and Adjudged by the next Going Judge or Judges of Asize, or by the Justices of the Peace, or the Major Part of them, at the next General Asizes or Guarter. Sessions to be Polden for the County in which such Ground lies, which shall be Laid into the said Digh-way or Road, or through which any such Drain or Brains, Ditch or Ditches shall be Cut or Made, or on which such Ditches shall be Cut or Made, or on which such Arch or Arches shall be Crested or Made, or such Causeways Made, in Case of any Difference concern ing the same; And if any Owner or Occupier of any Water courses, Ditch or Ditches, Adjopning to the leater couries, Sitty of Dictyes, Adjopning to the laid High-way or Koad, thall Meglett or Kefule to Scour or Clean luch Water-couries, and to make luch Ditches to Deep, and in luch Manner, as the Surveyor or Surveyors thall Adjudge Proper and Convenient, after Cight Days Potice thall be given for that Purpole, by luch Surveyor or Surveyors, or luch Person or Persons as thall be Appointed by him or them, to luch Owner or Owners, it thall and man be Lamful, to and for the Surveyor and Surveyor map be Lawful, to and for the Surveyor and Survepors, to Set any Man or Men to Work, to Scour or Cleanse and Make the same, and by Warrant in Writing, under the Hands and Seals of any Five or more of the laid Truitees, to Levy the Charge thereof upon the Goods of Estates of the Owner of Owners, Occupier of Occupiers of such Water-courses, Ditch of Ditches, by Diftress and Sale of his, her or their Goods and Chattels, Kendring the Overplus (if any be) to the said Owner or Occupier, after all Charges paid.
And whereas the said high-Way or Koad, Leading from the said Cown of Armagh in the County of Armagh,

to the Cown of Newry in the County of Down, man be confiderably Shortned, and Made much more convenient for Cravellers, if the same was Carried Straight, and in a Direct Line, where the same is now Crooked; for Kemedy whereof, and that all Just and Keasonable Satisfaction map be Given for the Land made use of, in Carrying such Road Straight

as afozelaid,

Be it Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the said Trustees, or any Line or more of them, to Asterstain, Describe and Set apart such a Part and Proportion of the Lands, Adjouning or Contiguous to the said High-Way or Load, as they the said Trustees

ties, orany Mine or inoze of them, thall Abjunge necel-fart for Carrying the same Straight and in a Direct Line, Provided that no Part of the said Lands so to be Nine, Provided that no Part of the said Lands so to be Set a part, be built on, and that the same be not ident of any Garden, Orchard, Hard, Planted Walk, or Avenue to a Boule, or of a Bark or Paddock sor Geer; And the said Crustees, or any Kine or more of them, are hereby further Authorized and Importance to Creat and Agree with the Owners and others, Interested in the said Ground, to be Made Use of in Carrying the said Koad Straight as asoresaid, sor such Kecompence and Satisfaction to be made sor the saide, out of the Colls and Duties Arising by Dirtue of this Act, as the said Crustees, or any Kine of more, shall think fit and Keasonable; And in Case any Person or Persons shall Regien or helps to Creat or Agree as asoresaid, or through any define to Ereat of Agree as adortlaid, of through any disability, by non Age, Coverture of Special Limitation in any Settlement of Settlements, of by Acaston of any other Impediment cannot of otherwise howsever thall Kefule to Dispose of their respective Interests in Inch Land, as the said Erustees, of any Armed of the sound of the said Crustees, of the Shortning of the said though in every such Case the said Triffees, of any Print of them are hereby Truftees, or any Pine or more of them, are hereby Anthorized and Inipowered to Mue forth their Warcant of Warrants, to the Sherist of their which of the County, wherein such Stound doth lie, to Impansion more of them, at such Time and Place within the said County, as shall be appointed in such Warrant of Warrants, a Sufficient Jupy, who upon their Bachs (which said Baths, the said Trustees, of any Pine of them, are hereby Impowered and Required to Rominister) shall Inquire into the True and Ital Balve of such Ground, to be Made life of and Acal Balue of luch Ground, to be Made life of for the lain bigh Way or Goad; And luch Berdurs or Inquisitions as signal be so sound and ceturned by the said Jury. Alterraining the Balue of such Ground, stall be Final and Conclusive, as well to the said Trusters, as to the several and respective Owners and Brophietors of such Ground, normichtanding any such Grasmuch as the Money so to be Collected, by such secrept of the said Toll, will not at present be Instituted for the Sufficient so the Sufficient so the Sufficient so the Sufficient so the Collected by that or keeps.

The it sucher Cuanted by the Authority ascressio, That the said Crusters, or any Fisteen or more of them Inquisitions as Mall be fo found and cecurned by

That the law Coulters, or any Fifteen of more of them, that I and map, and are hereby Impowered, from Cinc



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seals, to Assign over the said Toli or Duty hereby Granted, or any Part thereof, the Costs and Charges whereof are to be Born and Paid out of such Toll or Duty, for any Term or Time buring the Continuance of this Act, as a Security for any Sum or Sums of Money by them to be Borrowed for that Purpose, to such Person or Persons, or their Trustees, who shall Advance and Lend the same, to Secure the Repayment thereof, with Lawful Interest, or less, if the same can be so had, which said Money Borrowed, shall be Applied and Disposed of, as the Toll or Duty is by this Act to be Applied and Disposed of, and to no other life or Purpose

What so the Cnated by the Authority aforesaid, That it shall and may be Lawful to and for the said Trustees, or any pisteen or more of them, from Time to Time, during the Continuance of this present Act, to Make out Warrants or Orders in Writing, under their Pands, Directed to the Treasurer or Receiver of the said Tolls, Requiring him to Pay thereout, to the Person or Persons Pamed in such Warrant or Order, their Grecutors, Administrators or Assigns, the growing Interest of the Sum of Money Mentioned in such Warrant or Order, as the same shall from Time to Time become Due, until such Time as the Principal Sum mentioned in such Warrant or Order, shall be Paid off and Discharged, at one intire Dayment: Provided that no Warrant or Order to the Issue of this Act, shall be for any greater Sum than Fifth Bounds.

to the laid Creaturer of meteiner of victur or this au, shall be so; any greater Sum than Fifty Pounds.

And he it surther Enaced by the Authority asoresaid, Chat all and every Person or Persons, to whom such Warrants or Orders shall be given, his, her or their Crecutors or Administrators, map, by Indocentents on such Orders or Acceives, Cransfer the Kight and Benefit of the Sum Mentioned th such Warrants or Orders, which Indocentents, upon Potice to the Creasurer or Acceiver of the said Colls, and an Entry or Memorial thereof, Made in a Book to be kept for that Purpose (which the said Creasurer or Acceiver, shall upon Acquest, without Charge, Fee or Acmard, Make accordingly, and shall, on the like Acquest, Dermit to be Viewed at reasonable Pours, without Fee or Acmard) shall Intitle the Indocese or Assignee, his or her Crecutors, Administrators or Assigned, and that the said Warrant or Order, map in like Manner be Assigned or Cransferred by such Assignee, his or her Crecutors or Administrators, and so totics quoties;

And that after luch Affignment, it thall not be in the Power of the Person or Bersons, who made such Affign-inent, to make Boid, Keleale or Discharge the faid Asfignment, or the Sum thereby Transferred or Affigned,

or any Part thereof.

And be it further Enacted by the Authority aforelaid, That the Treasurer of Receiver of the laid Tolls, shall Arithmetically Rumber all the Warrants or Orders which shall be Given or Delivered out, in Pursuance of this Act, as they shall be Delivered out, Commensing by Rumber One, and so Continuing the Rumber till the Whole be Arithmetically Rumbered.

And be it further Gnacted by the Authority asoresaid,

That the several Tolls and Duties hereby made papable, over and above what shall be Sussicient to Discharge the said Interest and Kepair the said Koad, shall be Applied in Discharge of the Principal Money so Borrowed, in the Manner hereinaster Mentioned, (Viz.) That when, and as often as such Surplus Keceived by the said Creasurer or Keceiver, shall Amount to the Sum of Two hundred Pounds, then the faid Treasurer or Receiver, Mall cause the Bumber of all the Marrants or Orders which shall be June and Delivered out, in Pursuance of this Un, and the Sums therein Contained, to be Maitten on seberal Tickets of Pieces of Parchment, and to be Kolled and Scaled up, and put into a Bor of Urn, and well Mired together, and an Indistrent Person to be Appainted by the said Trustees, of any Five of more of them, shall Publickly, between the Pours of Ten and Twelve in the Forenson, of a Day to be by the said Trustees of Receiver Publickly Advertised in the Dublin Gazette, for that Purpose, at least Twenty Days before, at the Cown of Newry Draw out of such Bor of Urn, as many of the said Tickets of Pieces of Parchment, as the Sums therein Contained shall Amount to the said Sum of Two hundred Pounds, and the Person of Persons, the Humber of whose Marrants of Orders shall be so Drawn, his of their Crecutors Administrators of Assigns, shall, with in Twenty Days after the said Warvants of Orders and the Sums therein Contained, to be Britten on fe in Ewenty Days after the faid Warrants of Orders Mall be Drawn, be Paid bp the faid Creafurer og flecenber, the Principal Sums to him or them rethemively Due, with Interest for the same till Paid, and thatt, upon Papnient thereof, Deliver up his and their feberal and respective Barrants of Orders, to the faid Creasurer of Receiver, to be Cancelled, which he is hereby Required to Cancel accordingly; And the Interest Papable by Birtue of fuch Marrants of Di ders. Malf Ceale, from the Expiration of Twenty Days,

to be Accounted from the Day of Drawing the said

Tickets og Dieces of Parchment. And be it further Chaned by the Authogity afogelaid, That every Perlon Chargeable by any Law now in Being towards the Kepairing the faid high way or Road, shall Pearly, during the Continuance of this Act, Do and Perform two Days of that Work commonly called The Statute-Work, which is Appointed by the Laws now in Being for the Amending of the High ways in this Kingdom, in such Manner, Place and Places being Part of the Digh way hereby Intended to be Kepaired, and at luch Time as the Surveyor or Surveyors to be Appointed by Virtue of this Act, Challby Denting under his or their Pand or Pands, from Time to Time Order and Direct, and shall not be again Chargeable for the same by any Surveyor or Surveyors of the respective Parishes, or any Person whatsoever, and also, that the respective Surveyor Surveyors for the Time being, of all and every Parish and Parishes, in which the said High way and Goad intended to be Repaired by this Act spes, shall Pearly, and every Pear, within Four Days after Request made to him or them, by the Surveyor or Surveyors for the Time being Appointed by Virtue of this Act, give a List or an Account in Writing under his or their Pands, of the Pame or Pames of all and every Person or Persons in the said respective Parish or Parishes, who are by the Laws now in Force Char Parishes, who are by the Laws now in force Chargeable towards the nepaiving the high ways of the respective Parishes, and what he or then is or are Chargeable with respectively, for and towards the same, to the Surveyor or Surveyors Appointed, or to be Appointed, by Virtue of this Act; And that the said Surveyor or Surveyors of the said Parishes shall within Three Pang pertuafter Potice Given his the within Chree Days nert after Potice Given by the said Surveyor or Surveyors Appointed by this Act, of the Time when, and how many of the said Bersons so Chargeable as aforesaid, he or they would have to do the said Two Days Mork in and upon the said Roads to be Keyaired by this Act, either Summon, or Sive Publick Potice thereof to the said Berson or Ber Sibe Bublick Motite thereof, to the faid Berfon og Der fons to Chargeable as afortsaid; And if any Survey or or Surveyors of the land Parithes respectively, thall Peglea of Refuse to do as they are hereby Directed and Required, he of they, for every Offence, thall for feit and Pay the Sum of Forty Shillings; And if any Person of Persons keeping a Team, Cart, Car of other Carriage, and Chargeable towards the Repairing the Bigh ways as aforesaid, thall Region of Refuse to Do and Personn the laid Two Days

Mock in the said High-way by this Act Intended to be Repaired, after such Summons of Publick Botice shall be given as asocesaid, he of their respectively shall frostett and Pay the Sum of five Shillings so, each of the said Two Days such Person of Persons so, each of the said Two Days such Person of Persons so Person so Chargeable towards the Repairing the High-ways of the said Parishes, shall at any Time Reglect of Result after such Summons of Publick Rotice Given as a socesaid, to Do and Persons the said Two Days Mock in the said High-way by this Act intended to be kepasired, he of they shall respectively Fosfeit and Pays such I abourer of other Person of Persons shall make Default; All which Penalties and Fosseitures by this Art Imposed, shall be Tedied and secovered by Distress and Sale of any of the Members Goods of Chartels, by idarrant of Warrants under the Pands and Seals of the said Trustess, of any five of more of them, upon the Information of one of more the laid Trustess, of any five of more of them, upon the Information of one of more the said Fosseitures and Required to Administer, and the said Trustess, of any five of more of them, are thereby Impowered and Required to Administer, and the said Fosseitures and Penalties before mentioned when Recoured, after rendering the Goods of Chartels and Sale being first Deduced shall go to, and be Applied for and towards amending the said Dispensas and Sale being first Deduced shall go to, and be Applied for and towards amending the said Dispensas and Entended by this Act is to go and be Applied to

Provided always, That in Cale there shall be more than one Gate or Turn-pike in, cross or on the Side of the laid High-way or Road between the laid Comn of Armagh in the County of Armagh, to the Town of Newry in the County of Down, no Person or Versions, having Paid the Toll or Duty at the first Gate or Turn-pike through which such Person or Persons shall Pals, and Producing a Rote or Ticket, that the said Toll or Duty was Paid (which Rote or Ticket, the seceiver or Receivers, Tolletor or Ticket, the seceiver or Receivers, Tolletor, is and are hereby sequired to Give Gracis shall be Liable to Pay any Toll or Duty at any other of the said Gates or Turn-pikes, upon the said Pigh-way or Road, such Person or Persons Delibering the said Rote or Ticket to the said seceiver or Receivers, Tolletor or Ticket to the said seceiver or Receivers, Tolletor or Ticket to the said seceiver or Receivers, Tolletor or Ticket to the said seceiver or Receivers, Tolletor or Ticket to the said seceiver or Receivers, Tolletor or Ticket or the said Toll or Duty at the Latter Gate or Turn-pike the said Toll or Duty at the

Person or Persons, having Occasion to Pals the Place or Places where the Toll or Duty is Taken, who shall Keturn the same Day upon or with the same Borse, Mare, Gelding, Als, Mule, Cattle, Coach, Chariot, Berlin, Chaise, Chair, Calash, Waggon, Cart, Car or other Carriage, shall be Liable or Compellable the same Day to Pap the said Toll or Duty, more than Once upon the same Koad.

And for Preventing Frauds and Abuses in the said

Toll of Duty:

Be it Enacted by the Authority aforesaid. That if ann Person or Persons, having Paid the Coll or Du-ty by this Ac Granted and made Papable, and habing such Bote of Ticket, Potes of Tickets, as are hereby Kequired, shall Give of Dispose of the same to any other Person of Persons, in Order to Avoid the Payment of the said Toll of Duty, Every such Person Giving, Disposing of Offering, and the Person Keceiving such Pote of Ticket, Potes of Tickets, and being thereof Convicted, upon the Dath of One of More Witness of Witnesses, before the said Trustees of any Five of More of them, or before any One of tees or any five or More of them, or before any One or More Justice or Justices of the Beace of the County wherein such Offence or Offences Hall be Com-

more Jutice or Jutices of the Peace of the County wherein such Offence or Offences shall be Committed (which Gath, the laid Trustees, and the said Justice or Justices, are hereby Juspowered to Admirately shall respectively forfeit and Pay the Sum of Cen Shillings, to be Levied, Accovered and Disposed of, as any other Penalty or forfeiture is Directed to be Levied, Accovered and Disposed of, by this Act.

Provided always, And it is hereby Declared, Chat, during the Continuance of this Act, all Coaches, and Passengers on Porseback, shall Pass and Actuals, Colleges, on the Bay or Days on which there shall be an Cleation for knight or knights of the Shire, to Serve in Parliament for the said County of Armagh, or for any Burgels to Serve in Parliament for any Borrough in the laid County; Any Ching herein Contained to the Contrary notwichstanding.

And he it surther Enaced by the Authority aforestained to the Contrary notwichstanding.

And he it further Enaced by the Authority aforestained to the Contrary notwichstanding.

And he it further Enaced by the Authority aforestained to the Contrary notwichstanding.

And he it further Enaced by the Authority aforestained to the Contrary notwichstanding.

And he it further Enaced by the Authority aforestained to the Contrary notwichstanding.

And he it further Enaced by the Pear, or Physecuse, with any Person or Declans Using to Cravel through the Curn-pike or Curn-pikes to be Created, by Directut of this Act, with any Mich-Cows, Porce, Mare tue of this Act, with any Milch Cows, Horse Mare or Gelding. Als or Mule, or with any Coach, Berlin, Calash, Chaire, Chair, Waggon, Cart, Car, or other Carriage, for any Sum or Sums of Money, to be Paid

Paid Quarterly, from Time to Time, after furh Agret:

ment mall be made.

ment stall be Made.

Provided also, And it is hereby Declared, Chat no Person shall be Charged with any of the Cotts or Duties asoresaid, who shall Pass through any of the Turn pikes to be Erested by this Ast, who shall Carry any Quantity of Stones, Gravel, or other Materials sor Repairing the said Road, or any of the Roads in the Parishes in which the same do Lit, or in any of the Meighbouring Parishes; Nor shall any Person or Persons be Chargeable with the said Coll or Duty sor any Carts, Cars or Maggons Loaden with Corn in the Straw only; Nor sor any Ploughs, Parrows, or other Implements of Dusbander, in Order to the Ming or Repairing of the same, in the several Parishes in which pairing of the same, in the several Parispes in which patring of the lame, in the several Parishes in which the said High-way of Aoad hereby Incended to be Repaired do Lie; Rot shall any Toll of Turn pikes to manded of Taken at any of the Curn pikes to be Evered, for any Borse, Mare, Delving, Als, Mule, of other Cattle Boing to Water, of so, any Post-Horse as is of shall be Med only to Aire on by the Owner of Bride of any Waggon, Cart of Carriage, Provided such Horse With such Waggon, Cart of Carriage, Provided such Horse With such Waggon, Cart of Carriage, Provided such Horse With such Waggon, Cart of Carriage, Provided such Horse With such Waggon, Cart of Carriage, Provided such Horse With such Waggon, Cart of Carriagt; Rot thall ann Coll of Duty be Bemanded of Caken for the Borles of Solviers Palfing that are upon their March, or for Waggons, Carts, Cars, or other Carriages Attending them, or for Porles, Maggons, Carts, Cars or other Carriages, Cravelling with Bagrants lent by Palles, or with Prisoners Cransmitted from one Part of the Aingrom to

And he it further Enacted by the Authority aforelaid, That the Toll or Duty hereby Grances, shall take Place and have Continuance from any after the First Monday in April, in the Bear of Our Lost One thou-

land leven hundred and thirty fix, for and during the Cerm of Forty One Pears.
Provided neverthelels, That if, at any Time before the Expiration of the laid Corm of Form one Pears, all Parts of the laid Soan shall be sufficiently Amended and Kepaired and so Adminged by the Majortty of the Exustees Appointed, or hereafter to be Chosen by Dirtue of this Act, by an Adjudication Make, and he papment, of such Money as shall have been Admanced or Boxrowed, with Interest for the lane, and the Costs and Charges thereof, the said Colls and Duties shall Cease and Betterming; Airp Thing herein Contained to the Contrary notwith

Thing herein Contained to the Contrary notwith chaining.

And de it further Enacted by the Authozity afozelaid, That for the Continuing of a Sufficient Pumber of able Persons to be Trustees, for putting in Execution all and every the Dowers in this Au Tourained, for and during the Continuance thereof, it shall and may be Lawful, to and for the laid Trustees, or any fibe or more of them, upon the Death of any of the said Trustees, or their kemodal or Mesusing to Au in the said Trustees, or their kemodal or Mesusing to Au in the said Trustees, or their kemodal or Mesusing to Au in the said Trustees, or their kemodal or Mesusing to Au in the said Trustees, to Deceased, the shoom of such Trustee or Trustees, so Deceased, the shoom of such Trustee or Trustees, so Deceased, the shoom of such Grustees or Trustees, to Deceased, the shoom of such Grustees or Trustees, to Director, the shoom of such Grustees or Trustees, to Director, the shoom of such all and every persons. Thing in the said Country of Armagh, to be Joined with the said Trustees, in the Execution of all and every the Dower and Dowers in them senoted, his director of this Au. And all and every persons, to be Chosen Trustees or Trustees, to Join in putting this Au in Execution, as they are berein despoy that all such every persons, to act to all Intents and Purposes, in as Full, Large and Annyle Wanner, as the said Trustees are by this Au Impourer to do, and to, Toics quoties, as often as Driasson shall steeparte.

And be it surcher Crustees by the Authority afozes as often shall sheeparte.

And be it further Crustees or any five or more of them, shall sheep are the Authority afores of them, shall sheep are hundred and thirty sir, and the said Trustees shall then Adjourn themselves, and afterwards sheet there, or at any other Plate of them as it shall be sheetslary for nurrous this Autic Augusting, to be Affired at the respective Said in the Lagrange shall be sheetslary for nurrous this Autic Said of Said and the Crustees to Author the Case, the Clerk of t And be it further Enacted by the Authority afores

upon which such last Meeting of the said Trustees was Appointed to have been Beld; And that the faid Cruf-tees, at their first Meeting, and at all other Suble-quent Meetings, thall Defrap their own Charges and Erpences.

Provided always, and be it further Enaced by the Authority aforesaid. That no Person or Persons Appointed, or to be Appointed by this Act, a Crustee or Trustees for putting this Act in Execution, shall have or Accept of any Place of Profit arising out of, or by Kealon of the Coll or Duty by this Act laid or granted, but such Person or Persons shall be incapable from the Time of Accepting and Continuing to Enjoy such a Place of Profit, of Acting as a Trus-

And he it further Enacted by the Authority afore-faid, That if any Suit shall be Commenced against any Person or Persons for any Thing done in Pur-suance of this Act, that in every such Case the Action shall be Laid in the County of Armagh, and not elseshall be Laid in the County of Armagh, and not elsewhere, and the Defendant or Defendants in such Action or Actions to be brought, may plead the General Julie, and give this Act and the Herenal Matter in Evidence, at any Trial to be had thereupon, and that the same was done in Pursuante, and by the Authority of this Act, and if it shall Appear so to be bone, or such Action or Actions shall be brought in any other County, that then the Jury shall Find for the Defendant or Defendants, and upon such Dervice, or if the Plainstiff shall be Konsuited, or Discontinue his Action, after the Defendant or Defendants shall have Appeared, or if on any Demurrer Judgment shall be given against the Plaintiss, the Defendant or Defendants shall and may secover Treble Costs, and have the like Kemedy for the same as any Defendant or Defendants hath or have in any other Cases by Law.

And be it further Enaced by the Authority aforestable this Act shall be Deemed, Adjudged and Caken to be a Publick Act, and be Judicially taken Kontice of as surh by all Judges, Justices and other Persons whatsoever, without specially Pleading the same.

ing the lame.

CHAP. XXI.

An Act for Repairing the Road Leading from the Town of Mullingar in the County of Westmeath, over Ballynelack-Bridge in the said County, and through Edgeworthstown in the County of Longford, to the Town of Longford in the faid County of Longford; And for the other Purposes therein Mentioned.

When the Cown of Mullingar in the County of West-meath, through the Cown of Ballynelack in the said Coun-ty, and through the Cown of Edgeworthstown in the Counrp, and through the Town of Edgeworthstown in the County th of Longford, to the Town of Longford in the said County of Longford, by Keason of the street Pollow Waps, and of the many and heavy Carriages frequently Passing through the same, is become to Kuinous and Bad, that in Winter Staton many Parts thereof are Impassable for Wangdons, Carts, Cars and Carriages, and very Dangtrous for Travellers, and cannot by the Didinary Course Appointed by the Laws and Statutes of this Kealin, be effectually Amended and Kept in Good and Sufficient Kepair; Wherefore, and to the Jutent that the said Digh wap and Koad many with condensent Speed be effectually Amended and hereafter kept in good and sufficient Kepair, so that all Persons may Travel the same with Sastey;

Be it Enaced by the king's Most Creellent Majesty, hy and with the Addice and Consent of the Lords Spiritual and Temporal, and Commons in this present parliament Assembled, and by the Authority of the same. That for the better Sutdeping, Pidering, Amending and keeping in Kepair the said Digh wap or Road, the Kinght Bonourable George Earl of Granard, the Right Keverend Josiah Rord Bishop of Kilmore and Ardagh, the Bonourable Humphry Burler Esquire, the Bonourable Richard Tighe Esquire, the Right Bonourable Sir Henry King Barones, the Right Bonourable Sir Henry King Barones, the Right Bonourable Henry Bing-ham, th of Longford, to the Cown of Longford in the laid County

ham Esquirt, Sir Richard Levinge Baronet, Sir Arthur Acheion Baronet, Sir Henry Tuite Baronet, Sir John Bingham Baronet, Sir Arthur Newcomen Baronet, Colonel Owen Wynne, James Wynne Elquire, Michael Cuff Elquire, Johna Cooper, Robert Rochford, St. George Usher St. George, John Preston, Anthony Malone, Henry Lyons, Anthony Malone St. George, John Prefton, Anthony Malone, Henry Lyons, Anthony Sheppard Junio?, Henry Edgworth, Richard Malone, Herbert Price, John Rochförd, William Handcock, Equites, Captain John Wynne, Charles Lambert Junio?, John Bowen, William Handcock, Equites, Captain John Wynne, Charles Lambert Setnio?, Charles Lambert Tunio?, John Bowen, William Handcock, Equites, Captain John, Wynne, Charles Lambert Setnio.

Charles Lambert Junio?, John Bowen, William Gore, Thomas Newcomen, James Newcomen, Richard Edgeworth, Robert Fox, Bolton Jones, Thomas Whitney, Efquites, 22. Edward Magan, James Macartney, John Folliot, Anthony Marlay, Thomas Burgh, Efquites, Captain Shuckburgh Whitney, William Kennedy, Lewis Meares, Hugh Henry, Francis Lucas, Thomas Mahon, Samuel Auchmuty, Robert Bray, Arthur Gore, John King, Peyton Fox, William Wilder, Henry Boyer, Boleyn Whitney, Pooley Mollineux, Robert Adair, Etautits, Robert Sandford, Charles Newcomen, Leflie Corry, Thomas Crofton, Adney Parker, William Harwood, Efquites, the Athetenh Archbeacon Thomas Taylor, the Athetenh Effex Edgworth, the Athetenh Morris Nellegan, the Athetenh David Borquet, and the Athetenh Michael McKinlay, the Athetenh Jofeph Caddy, Samuel Forth, Francis Wilfon, Richard Auchmuty, Forbes Auchmuty, James Lowther Stnio2, James Lowther Junio2, Samuel Campbel, Carncrofs Nesbitt, Bryan Coningham, Hugh Crofton, John Irwin, Martin Armftrong and Lancelot Lowther, Efquites, Oliver Mills, Charles Lyons, John Lyons Setnio2, John Lyons Junio2, Efquites, Ety John Pearce, the Bonnurabile John Allen, Charles Lyons, John Lyons Setnio2, John Lyons Junio2, Efquites, David Jones, Francis Humphrys, John Lemon, Thomas Featherston, William Robinson, Francis Featherston, William Kenny, John Wood, George Rochford, Hercules Rowley, John Gay, Thomas Pakenham, Robert Savage and Mead Swift, Efquites, David Jones Slater, Alexander Slater, Robert Wilson, James Wilson, John Harris, Oliver Fitzgerald, John Gray, William Gray, William Howard, John Crofton, Edward Bonham, Robert Greer Junio2, Thomas G thony Sheppard Senioz, Anthony Sheppard Junioz, Henry Edgworth, Richard Malone, Herbert Price, John Rochford,

or more of them, shall Authorize and Appoint, shall and map Erect of cause to be Erected. One of more Gate of Gates, Turnspike of Turnspikes, in, upon, of across any Part of Parts of the said Pighswap and Road; And also, a Tollshouse of Tollshouses, and there shall Receive and Take the Tolls and Duties following ; Befoze anp hogle, Mart og Gelding, Cattle, Coach, Berlin, Chariot, Calash, Chaise, Chair, Waggon, Wain, Cart, Car oz other Carriages, shall be Permitted to Pals thzough the same (Viz.) Foz every Coach, Berlin, Chariot, Calash, Chaise oz Chair, Dzawn by Sir Pozses, Geldings oz Mares, the Sum of One Shilling and Sir Pence; And soz every Coach, Berlin, Chariot, Calash, Chaise oz Chair, Dzawn by any Lester Humber of Pozses, Geldings oz Mares than Sir and moze than Two, One Shilling; Foz every Coach, Berlin, Chariot, Calash, Chaise oz Chair, Dzawn with Two Pozses, Geldings oz Mares, Sir Pence; Foz every Waggon, Wain, Cart oz other Carriage with Four Wheels, the Sum of Ten Shillings; Foz every Wan, Cart oz Carriage, with Two Wieels, Dzawn by moze than Two Pozses, Mares Geldings, oz Oren, the Sum of Five Shillings; Foz Coach, Berlin, Charlot, Calash, Chaile, Chair, Mag-Geldings, og Oren, the Sum of Five Shillings ; for every Cart, Car, or other Carriage, Drawn with Two bortes, Geldings or Mares, the Sum of Four Bence; For every Carriage commonly called a Chair or Chaile, with One Porle, Mare or Gelding, the Sum of Chree Pence; For every Carr or other Carriage, Drawn but by One Porle, Mare or Gelding, the Sum of One Penny, excepting Carrs Loaden with Curf, and for each of them. One Palfs Penny; And for any Porle or other Cattle Loaden with Curf, not Drawing, One Palfs Penny; For every other Porle, Mare, Gelding, Mule or Als, Laden or Unladen and not Drawing, One Penny; For every Brove of Oren, Cows or Meat Cattle, the Sum of Cen Pence per Score, and so in Proportion for any Greater or per Scoze, and fo in Proportion for any Greater or Teffer Bumber; for every Drove of Calves, Hoggs, Sheep of Lambs, the Sum of five Pence per Score, and so in Proportion for any Greater of Lester Kumsber; Which said respective Sum and Sums of Money, shall be Demanded and Taken in the Kame of or as a Toll or Duty, and the Money so to be kaised as aforesaid, is, and shall hereby be Vested in the said Trustees, and the same, and every Part thereof, shall be Path, Applied, and Disposed of and Anigned to and for the several uses, Intents and Durposes, and in such Manner as is herein after Mentioned and Directed; Manner, as is herein after Mentioned and Directed; And the laid Eruftees, or any five or more of them, are hereby Impowered by themselves, or any Person or

Persons by them, or any Five or more of them, under their Pands and Seals thereunto Authorized, to Levy the Coll or Duty hereby Required to be Paid, upon any Person or Persons, who shall, after Demand made thereof, Reglect or Resule to Pap the same, by Distress of any Poole or Pooles, or other Cattle or Goods, upon which such Coll or Duty is by this Act Imposed, or upon any of the Goods and Chattles of such Person or Persons, who ought to Pay the same, and may Destain and keep the same, till such Coll or Duty, with the Reasonable Charges of such Distraining and keeping, shall be Paid; And it shall and may be Lawful, to and for the Person or Persons so Distraining, after the Space of Five Days after such Distress Made and Caken, to Sell the Goods Distrained, Returning the Overplus (if any be) upon Demand to the Owner thereof after such Coll, Duty and Reasonable Charges so Distraining and keeping the same, shall be Deductive Distraining and keeping the same, shall be Deductive Distraining and keeping the same, shall be Deductive

dand Paid.

And be it further Enacted by the Authority aforestaid. Chat out of the First Money arising from the Profits of the several Turnspikes to be Erected, the faid Trustees, or any Five or more of them, shall first Pay and Discharge the Erpence of Procuring this Act of Parliament, and of Erecting such Turnspikes or Turnspikes, and Building such Tolls Pouse or Tolls Pouses, and Building such Tolls Pouse or Tolls Pouses, and Erpences shall be fully Saxisfied and Paid, That then, and from thenceforth, the Profits Arising, and the Toll to be Collected at any Turnspike or Turnspikes, to be Erected or Set up on the said Koad Iradsing from the Town of Mullingar in the County of Westmeath, through the Town of Ballynelack and Edgworthstown as aforesaid, to the Town of Longford in the County of Longford, shall be Applied sor and tosmards the Kepair of the said Koad only, and not elses the Kepair of the said Koad only, and not elses the Kepair of the said Koad only, and not elses the Kepair of the said Koad only, and not elses the Kepair of the said Koad only, and not elses the Kepair of the said Koad only, and not elses the Kepair of the said Koad only, and not elses the Kepair of the said Koad only, and not elses the said Koad only and not elses the said the said Koad only and not elses the said the said said the sai

Mnd be it kurther Enacted by the Authority akorelaid, Chat if any Person or Persons whatsoever, Owning, Kenting or Occupping any Land, near unto any Turn-pike to be Erected in Pursuance of this Act, shall for Gain, Keward or otherwise, Permit any Person or Persons whatsoever to Pals through any Gate, Pallage or Way, with any Coach, Berlin, Chariot, Calash, Chaise or Chair, Waggon, Wain, Cart, Carr or other Carriage, or Aiding or Driving any Porse, Mule, Ass, or any Sort of Cattle to Avoid the Payment of the Coll, hereby Appointed to be Paid, and shall be thereof Convicted, upon Dath of One or more Mitnels or Witnesses, before the said Trustees, or any five or more of them, or before One or more Justices of the Peace for the County wherein such Offence or Offences shall be Countifuence, who are hereby Impowered and Legisted to Mominister such Dath, such Person or Declans shall forfeit and Pap to the Crustees, Authorized to Putthis Act in Creention, the Jum of Cen Hillings, to be Nevied by Distress and Sale of the Offenders Goods, by Warrant under the Pand and Seal, or under the Pands and Seals of the laid Crustees, or any five or more of them, or such Justice or Tustices, Kendring the Overplus (if any be) the Charges in Caking and Disposing of the laid Goods being first Beduted.

And be it surther Cnasted by the Authority aforestaid. That it shall and may be Nawful to and for the said Crustees, or any five or more of them, to Creen one or more Gate or Gates, Turn-pike or Turn-pikes on the Side of the laid High-may or Goods any Tane or May Beating out of the said Kood, and to Build one or more Coll-Bouse or Turn-pikes on the Side of the laid High-may or Goods any Tane or May Reaming out of the said Kood, and to Build one or more Coll-Bouse or Turn-pikes, and there to Accepte and Take such Toll as is Appointed by this Act to be Caken, so as the same do not Extend to a Bouble Charge, in Cake of Passing through any other Turn-pike to be Extend by Dittue of this Act, from the Cown of Mullingar in the County of Longford.

And be it surther Enacted by the Authority aforesaid.

of Longford.

And be it further Enacted by the Authority aforesaid. That the said Crustees, or any five or more of them, at their first Meeting, or any Succeeding Meeting, by 1921sting under their Hands and Seals, shall and may Elect, Rominate and Appoint, One or more sit Person or Dersons to be veceiver or keckivers, Collector or Collectors of such Money, in the Rame of such Coll or Duty, as shall be Dut and Papable by Dirtue of this An: And also, One or more sit Derson or Persons to be Surveyor or Surveyors, to see the Condition of the said Digh may or koad, and to take Care that the same be kepaired and Amended, and that the Money Arising and Expended by Dirtue of this Act be duly Applied; And shall and may from Time to Time Kemode such Collectors, secrevers and Surveyors, or any or either of them, as they shall see Occasion, and Appoint New Ones in Case of Death or of such Remodal; And such Person or Dersons as is And be it further Enacted by the Authority aforefaid of such Aemobal; And such Person or Persons as is or are Liable by this Art to Pay the said Toll or Duty, is and are hereby Acquired to pay the same after the kates asoresaid, to the said Keceiver or heres,

teibers, Collector or Collectors of the laid Coll or Du-tp, in that Behalf from Cime to Cime Appointed as aforesaid for the Acceiving the said Coll and Duty; And fuch Acceiver of Acceivers, Colleges of Colleges, Sur-vepor or Survepors as aforesaid, shall upon Gath (if thereto required) before the said Crustees, or any five or more of them, or before one or more Justice or Justices moze of them, or before one or more Jultice or Jultices of the Peace, hessiving near the Pigh way or Koad asorelash (which Dath luch Crusties, or any five or moze of them, or such Jultice or Jultices, is and are hereby Impowered and kequired to Administer) on the First Taesday in every Month or oftner (if required) during the Continuance of this Act, give in a True, Crast and Perfect Account in Writing unber their respective Hands, of all Monies which he and they, and every or any of them, shall to such Cime have Keceived, Paid and Disbursed, by Virtue of this Act, by Keason of their respective Offices, sor which Dath no fee or keward shall be Taken; And in Case any Money so keeped shall remain in their or any of their Hands, the same shall be Paid to the said Crustees, or any five or more of them, or to such Persons as the said Trustees, or any five or more of them hands and Seals, Authorize and Impower to Keceive the same, which shall be Disbursed and Laid out in Amending the said High Way or Koad, according to the true Intent and Meaning of this Act, and not at the twie Intent and Meaning of this Act, and not at the twise. And the said Crustees, or any five or more of them, to whom such Account shall be given, shall and may, out of the Money arising by the said Toll so Dury, make such Allowance to the said Keceiver or and man, out of the Money arising by the said Coll or Dury, make such Allowance to the said Receiver or Acceivers, Collettoz oz Collettozs, and the Survepoz and Survepozs, foz and in Confideration of his and their and Surveyors, for and in Confideration of his and their Care and Pains respectively taken in the Execution of his and their Office and Offices, and to such other Person or Persons, who have been, or shall be Assisting in and about Procuring the said Pightwap and Road to be Amended and Repaired, as to them shall stem Good, so as such Allowance or Allowances to such Collegor or Collegors do not Annually exceed Ementy Pounds, and to such Surveyor or Surveyors any Sum not exceeding Two Shillings and Six Pence per Say, during such Time or Times as he or they shall be respectively Employed in the Repair of the said Roads: And so as such Allowance or Allowance faid Koads; And so as such Allowance of Allowansces, to any other Person of Persons who shall be Employed by Virtue of this An, does not Exceed the Sum of Fifteen Pounds Pearly to each Person; And in Case the said Keceiver of Keceivers, Colleto, of Collect

toes of the afozesaid Toll of Duty, Surveyors, or any of them, shall not make such Account and Payment unto such Person or Persons, according to the Orders and Directions of the said Trustees, or any five or more of them, as aforesaid, that then the said Justices of the Peace at any special Bessions or Meeting of them, to be Polden for the County in which the said Acceiver, or Surveyors have Aced or been Employed and made such Default as a foresaid, shall, and are hereby Required and Juspowered to make Enquiry, and finally to Determine of, and concerning such Desault, as well by the Consession of the said Parties themselves, as by the Cestimony of one or more credible Witness or Witnesses upon Dath, which Dath they are hereby Impowered and Required to Administer without Fee or seemand; And if any Person or Persons shall be Combitted thereof by such Justices, the said Justices shall, upon such Compition, commit the Party or Parties to the Common Goal of the County where such Ossente shall be committed, there to Remain without Bail or Mainurize, until he or they shall have made a True and Person Account, and Payment as aforesaid.

And be it Enacted by the Authority aforesaid. Chat it shall and may be Lawful, to and for the said Surve

And be it Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the said Surveyors, and such Person or Persons, as he or they shall Appoint to Dig, kaile, Gather, Take and Carry away, any Gravel, Furze, Sand, Stones or other Materials, out of any Waste or Common, of any Parish, Town, Village or Hamlet, in or near which any Founderous or kuinous Places of the said High-way or koad do Lie; And for Want of Susscient Gravel, Furze, Sand, Stones, or other Materials there to Dig, Gather, kaile, Take and Carry away the same out of any Waste or Common, of any Neighbouring Parish, Town, Village or Hamlet, without Paping any Thing sor the same; And where there is not Susscient of any such Materials, in any Common or Waste Ground near Adjoing, it shall and may be Lawful sor them by Order of the said Trustees, or any Five or more of them, to Dig, Kaile and Gather the same in the Separal Grounds of any Person or Persons, not being Built upon, and not being a Garben, Orchard, Hard or Meadow, Planted Walk or Walks, or Avenue to a House, where any such Materials are or may be sound, and from Time to Time to Carry away surveyors shall Adjudge Accessary sor the Kepair.

Daping such Kate for such Materials, to the Owner or Occupier of the Ground, from whence the same shall be Digged, Kaised, Gathered and Carried awap, as the Crustees Appointed or to be Appointed to put this Art in Crecution, or any five or more of them shall Adjudge Keasonable; And in Case of any Difference between such Owner or Occupier and the said Crustees, rouching the Value of the Materials and the Damage aforesid, the Judges of Assist at the next General Assists and General Goal delivery to be Polden in the Country where such Materials shall be Digged, Kaised or Gathered, and from whence the same shall be Carried awap, may and shall Adjudge, Assist and Fischered awap, may and shall Adjudge, Assist and Fis

nally Determine the fame.

And be it further Enaced by the Authority afore said. That it shall and may be Lawful, to and sor the Surveyor or Surveyors, and such Person or Bersons, as he or they shall Appoint from Time to Time, to Keniove and Prevent Annopances on any Dart of the said High way or Koad hereby Intended to be Kepaired, by Filth, Dung, Aspes, Kubbish, Water-Courses, Sinks or Drains, Kunning into the said High way or Koad, and to Cleanse any Ditch or Water-courses Adjoining to the said know, and to Cut down, Lop or Top any Trees or Bushes, Growing in the said High way, or in the Pedges or Banks Adjacent to the said High way, and to Take and Tarry away the same; The Owner or Orcupier, Degletting to Cut down such Trees or Bushes, or to Kennobe such other Annopances sor the Space of Ten Days after Postice in Writing given for that tees, the Charges whereof shall be Keimbursed, the said Surveyor or Surveyors, by such Owners or Occupiers, Regletting to Cut down the said Trees or Bushes, or to keinobe such other Annopances as asoresaid; And is after Keimobal of any such Annopances, any Person or Bersons, shall again Ossending, and being thereof Convicted, upon the Oath of One or more Iditue's or Iditues of the Peace sor the said County where such Ossence spall be Commutated, shall sor every such Ossence spall be Commutated, the said Trustees where such Ossence spall be Commutated, Cen Shillings, to be Levied in Manner asoresaid.

And be it further Enacted by the Authority aforestaid, Chat it shall and map be Lawful, to and for

Crustees, or any five or more of them, to Make or Cause to be Made, Causeways, and to Cut and Make Drains through any Grounds lying Contiguous to the said Hoad, and to Erec Arches of Brick, Timber or Hoad, and to Erec Arches of Brick, Timber or Hoad, and to the said High-way or Moad, by Opening, Clearing and Laping into the said High-way or Hoad, any Ground of any Person or Persons, lying Contiguous to such High-way or Hoad, not being Built upon, and not being a Garben, Orchard, Pard, Planted Walk or Avenue to a Poule; And also, to cause Ditches or Trenches to be Made in such Places, and in such Manner, as such the faid Surveyor or Surveyors, by Order of the faid Poule; And allo, to cause Ditches or Crenches to be Made in such Places, and in such Manner, as such Surveyor or Surveyors, by Order of the said Crustees, or any five or more of them, shall Adjudge Petellary for the better Amending and Keeping the said High way or Koad in good Kepair, making such reasonable Satisfaction to the Owner or Occupier of such Ground, which shall be so Laid in, or unto the said High way or Koad, or through which any such Spains shall be Cut, or on which any such Arch or Arches shall be Made, for the Damages which he or they shall or may thereby Sustain as shall be Assess shall be Made, for the Damages which he or they shall or may thereby Sustain as shall be Assess of Unize, or by the Justices of the Peace, or the Major Part of them, at the nert General Assess or Amarter Sessions to be Polden res of the Peace, of the Major Part of them, at the nert General Anizes of Quarter Sessions to be Polden for the County in which such Ground lies, which sail be Laid into the said Digh way of Road, and through which any such Trains of Oracins, Ditch of Ditches shall be Eut of Made, of on which such Arch of Arches shall be Erented of Made, of such Causeways Made, in Case of any Disserted concerning the same; And if any Owner of Occupier of any Water courses, Ditch of Ditches, Adjopning to the said Digh way of Road, shall Regien of Resule to Scour of Clean such Water courses, and to make such Disches so Deep, and in such Manner, as the Surveyor of Surveyors shall Adjudge Proper and Convenient, after Ten Days Notice shall be given so that Purpose, by such Surveyor of Surveyors, of such Derson of Persons as shall be Appointed by him of them, to such Owner of Owners, it shall and may be Lawful, to and sor the Surveyor and Surveyors. map be Lawful, to and for the Surveyor and Surveyors, to Set any Man or Men to Work, to Scour or Cleanse and Make the same, and by Warrant in Writing, under the Pands and Seals of any five or more of the said Crustees, to Levy the Charge thereof upon the Goods or Ctates of the Owner or Omners, [9] #

Occupier of Occupiers of fuch Water-courles, Ditch of Ditches, by Diftress and Sale of his, her of their Goods and Chattels, Kendzing the Overplus (if any be) to the

faid Owner or Occupier, after all Charges paid.
And whereas the faid high-Wap or Road, Leading from the faid Cown of Mullingar in the faid County of Westmeath, over Ballynelack-Bridge, and through Edges worthstown to the said Town of Longford, may be considerably Shortned, and Made much more convenient for Travellers, if the same was Carried Straight, and in a Direct Line, where the same is now Crooked; for Kemedy whereof, and that all Just and Keasonable Satisfaction may be Given for the Land made use of, in Carrying such Koad Straight

as aforesaid,

Beit further Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the said Trustees, or any fifteen or more of them, to Asceratin, Describe and Set apart such Part and Proportion of the Lands, Adjopning or Contiguous to the said Pigh-Way or soad, or which otherwise lies most Convenient for Carrying on and Continuing the faid High way or fload Straight and in Direct Lines, as they the laid Crustees, or any fifteen or more of them, shall Judge necessary for Carrying the same Straight and in a Direct Line, as aforesaid, so that no House or other Building be Kemeved or Altered thereby, and so that any Part or Proportion of the Lands so to be Ascertained, Described and Set aspart, be not Part of a Garden, Orthard, Pard, Planted Walk, or Avenue to an Pouse, or of a Park or Paddock for Oter; And the said Crustees, or any fifteen or more of them, are hereby further Authorized and Important of them, are hereby further Authorized and Impomered to Creat and Agree with the Owners and others, Interested in the said Ground, to be Made use of in Carrying the laid fload Straight as afozelaid, foz Careping the laid Road Straight as atozelaid, toz luch Kecompence and Satisfaction to be made foz the lame, out of the Tolls and Duties Arising hy Dirtue of this Act, as the laid Trustees, oz any fisteen oz moze of them, shall think fit and Keasonable; And in Case any Person oz Persons shall Reglect oz Kesuse to Treat oz Agree as afozesaid, oz thzough any Disability, hy non Age, Coverture oz Special Limitation in any Settlement oz Settlements, oz by Keasson of any other Impediment cannot oz otherwise homsoever skall Kesuse to Disnose of their respective howsoever shall Kefule to Dispose of their respective Juterest in such Land, as the laid Crustees, or any Fifteen or more of them, Mall think convenient for the Shortning the faid Road, in every fuch Cafe the faid Truftees, or any fifteen or more of them, are hereby AuthoAuthorized and Impowered to Issue forth their Warrant or Warrants, to the Sherist or Sherists of the
County, wherein such Ground doth lie, to Impannel and Keturn before the said Trustees, or any Fisteen
or more of them, at such Time and Place within the
said County, as shall be appointed in such Warrant
or Warrants, a Sussicient Jury, who upon their
Daths (which said Daths, the said Trustees, or any
Fisteen or more of them, are hereby Impowered and
Required to Administer) shall Inquire into the True
and Keal Value of such Ground, to be Made life of
for the said Pigh Way or soad; And such Dervices or
Inquisitions as shall be so found and returned by
the said Jury, Ascertaining the Value of such Ground,
shall be Final and Conclusive, as well to the said
Trustees, as to the several and respective Owners
and Proprietors of such Ground, notwithstanding any
Disability or Incapacity whatseever.

And forally ich as the Women so to be Colleged by

And foralmuch as the Money to to be Colletted, by fuch Keceipt of the laid Coll, will not be at prefent Sufficient for the Speedy Kepairing of the laid high

Be it further Enacted by the Authority aforesaid, That the said Trustees, or any Fisteen or more of them, shall and map, and are hereby Impowered, from Time to Time, by Writing under their respective Hands and Seals, to Assign over the said Toll or Duty hereby Granted, or any Part thereof, the Costs and Charges whereof to be Born and Paid out of such Toll or Duty, for any Term or Time during the Continuance of this Ax, as a Security sor any Sum or Sums of Money by them to be Borrowed sor that Purpose, to such Person or Persons, or their Trustees, who shall Advance and Lend the same, to Secure the Repayment thereof, with the Lawful Jinterest, or less, if the same can be so had, which said Money Borrowed, shall be Applied and Disposed of as the Toll or Duty is by this Ax to be Applied and Disposed of, and to no other use or Purpose whatsoever.

And be it further Enaced by the Authority aforesaid, That it thall and may be Lawful to and for the said Trustees, or any five or more of them, from Time to Time, during the Continuance of this present Act, to Make out Warrants or Orders in Writing, under their Hands, Directed to the Treasurer or ficeeiver of the said Tolls, Kequiring him to Pay thereout, to the Person or Persons Ramed in such Warrant or Order, their Frecutors. Administrators or Assigns, the growing Interest of the Sum of Money Mentioned in such Warrant or Order, as the same shall from Time to Executors.

Time become Due, until such Time as the Principal Sum mentioned in such Warrant or Order, shall be Baid off and Discharged, at one intire Paument: Diovided that no Warraut of Geder to be Mued to the faid Creasurer of Acceiver by Virtue of this Act,

to the faid Creaturer of Receiver by Pirtue of this Ag, thall he for any greater Sum than Fifty Pounds.

And he it further Enaced by the Authority aforestaid, That all and every Person or Persons, to whom such Warrants or Orders shall be given, his, her or their Erecutors or Administrators, may, by Justiciplements on such Orders or Receipts, Transfer the Kight and Benefit of the Sum Mentioned in such Warrants or Orders; Which Indocements, upon Rotice to the Treasurer or Acceiver of the said Colls, and an Enstry or Memorial thereof. Wade in a Book to be Benefit or the control or the Benefit of the fair Colls, and an Enstry or Memorial thereof. try of Memorial thereof, Made in a Book to be Kept for that Puepose (which the said Treasurer of Acceiver, Mall, upon Requelt, without Charge, fee or Keward, Make accordingly, and Mall, upon the like Kequelt, Permit to be Diewed at reasonable Hours, without fee of Aeward) shall Intitle the Indoctee of Assignee, his of her Executors, Administrators of Assigns, to the Sole Benefit of the Sum so Transferred of Assigned, and that the said Warrant of Order, map in like Manner be Assigned of Transferred by such Assignee, his of her Executors of Administrators, and so totics quoties; And that after such Assignment, it shall not be in the Power of the Person of Bersons who made such Assign Power of the Perlon og Perlons, who made luch Affign-inent, to make Boid, Releafe og Discharge the faid Mo

figument, of the Sum thereby Transferred of Assigned, of any Part thereof.

And be it further Enacted by the Authority asociaed. That the Treasurer of Acceiver of the laid Tolls, shall Arithmetically Humber all the Warrants of Orders which shall be Siven of Delivered out, in Pursuance of this Act, as they shall be Delivered out, Commensing by Humber One, and so Continuing the Humbers till the Whole be Arithmetically Humbered.

And be it further Enaced by the Authority afores faid, That the feveral Tolls and Duties hereby made papable, Mall be Applied and Paid to the Discharge papable, shall be Applied and Paid to the Discharge of the Interest of so much Money as shall be Boxrowed in Pursuance of this Act, and towards sexpairing the said hoad, and that all the Hurplus of the said Colls and Duties hereby made Papable, over and above what shall be Anssicient to Discharge the said Interest and kepair the said koad, shall be Applied in Discharge of the Principal Money so Boxrowed, in the Manner hereinaster Mentioned, (Viz.) That when, and as often as such Hurplus seceived by the said Treasurer of seceiver. shall Amount to the Sum of Two hundred Pounds, ahen the said Treasurer or seceiver, shall cause the Pumber of all the Warrants or Orders which shall be Jumber of all the Warrants or Orders which shall be Jumber of all the Warrants or Orders which shall be Jumber of Delivered out, in Pursuance of this An, and the Sums therein Contained, to be Written on seberal Tickets or Pieces of Varchment, and to be solded and Scaled up, and put into a Boy or Urn, and well Mired together, and an Indisferent Person to be Appointed by the said Trustees, or any five or more of them, shall Dublickly, between the Vours of Ten and Twelve in the Forenson, of a Day to be by the said Treasurer or seceiver Publickly Advertised in the Dublin Gazette, sor that Puryole, at least Twenty Days be sore, at Longford in the County of Longford, Draw out of such Bor or Urn, as many of the said Tickets or Pieces of Barchment, as the Sums therein Contained shall Amount to the said Sum of Two hundred Pounds, and the Person or Pectons, the Number of whole Warrants or Orders shall be so Drawn as aforesaid, be Paid by the said Treassite or Accesser, the Principal Sums to him or them respectively Due, with the Incerest sor, Deliver up his and shall, upon Payment thereof, Deliver up his and their several and respective Warrants or Orders, to the laid Treasurer or seceiver, to be Cancelled, which he is hereby sequired to Cancel accordingly; And the Interest Dayable by Dirtue of such Warrants or Orders, to be Accounted from the Expiration of Twenty Days, to be Accounted from the Expiration of Twenty Days, to be Accounted from the Expiration of Twenty Days, to be Accounted from the Day of Drawing the said

Tickets of Pieces of Parchment.

And be it kurther Gnaced by the Authority akorelaid, That every Perlon Chargeable by any Law now in Being towards the Kepairing the kaid High-way or Koad, thall Pearly, during the Continuance of this Act, Do and Perform two Days of the Work commonly called The Statute-Work, which is Appointed by the Laws now in Being for the Amending of the high-ways in this kingdom, in kuch Manner, Place and Places being Part of the Digh-way hereby Intended to be Kepaired, and at kith Time as the Surveyor or Surveyors to be Appointed by Victue of this Act, thall by Writing under his or their Pand or Pands, from Time to Time Deber and Vicet, and thall not be again Chargeable for the kame by any Surveyor or Surveyors of the respective Parishes, on any Perlon whatsoever, and also, that the respective Surveyor Surveyors for the Time being, of all and every Parish and Parishes, in which the laid Pigh-way and Koad intended to be

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Repaired by this Act live, Mall Bearly, and every Bear, within Four Days after Request made to him or them, by the Surveyor or Surveyors for the Time being Appointed by Virtue of this Act, gibe a List of an Account in Writing under his of their Bands, of the Pame of Pames of all and every Person and Persons in the said respective Parish and Parishes, who are by the Laws now in Force Chargeable towards the Kepairing of the said high-ways of the said respective Parishes, and what he or then is of are Chargeable with respectively, for and towards the same, to the Surveyor of Surveyors Appointed, or to be Appointed, by Dirtue of this Act; And that the said Surveyor of Surveyors of the said Parishes shall within Chree Days nert after Potice Given by the said Surveyor or Surveyors Appointed by this Act, of the Time when and how many of the said Persons of the Time when, and how many of the laid Persons so Chargeable as aforesaid, he or they would have to do the said Two Days Work in and upon the said Road to be Repaired by this Act, either Summon, or Give Publick Potice thereof, to the said Person or Persons so Chargeable as asocelaid; And if any Surveys or or Surveyors of the said Parishes respectively, shall Peglect or Result to do as they are hereby Directed and Required, he or they, so every Offence, shall forseit and Pay the Sum of Forty Shillings; And if any Person or Persons keeping a Team, Cart, Car or other Carriage and Chargeable towards the Bes any Perlon of Perlons keeping a Team, Cart, Car of other Carriage, and Chargeable towards the Kepairing the High-ways as aforesaid, shall peglett of Kesule to Go and Perform the said Two Days Work in the said High-way by this Act Intended to be Kepaired, after such Summons of Publick Potices shall be given as aforesaid, he of they respectively shall Forseit and Pay the Sum of Five Shillings for each of the said Two Days such Person of Persons keeping a Team, Cart, Car of other Carriage, shall make Default; And if any Labourer of other Person so Chargeable towards Kepairing the said High-ways of the said Darishes. shall at any Time Reglet of Kefuse the faid Parishes, shall at any Cime Reglect og Refuse after luch Summons or Publick Potice Given as a-fozelaid, to Do and Perform the laid Two Days Mock in the faid Digh way by this Act intended to be Repaired, he or they thall respectively forfeit and Day the Sum of One Shilling for each of the said Two Days such Labourer or other Person or Persons thall make Default; All which Penalties and Forseitures by this Act Imposed, thall be Levied and Kecovered by Distress and Sale of any of the Offenders Goods and Chattels, by Warrant or Warrants under the Pands and Seals of the said Trustees, or any Five

or more of them, upon the Information of one or more Credible Witnels of Witnelles upon Dath, which Dath the said Trustees, or any five or more of them, are hereby Impowered and Required to Administer, and the laid Fozseitures and Penalties befoze mentioned when Kecovered, after rendering the Overplus (if any be) to the Party of Parties whole Goods and Chattels shall be so Distrained (the Charges of such Distress and Sale being first Deducted) shall go to, and be Applied so, and towards amending the said High-way Intended by this Act to be Kepaired, in like Manner as the Toll Antended by this Act to be Kepaired, in like Manner as the Toll Intended by this Act is to go and be Ap-

plied.

Provided always, That in Case there shall be more than one Gate or Turn-pike in, cross or on the Side of the said High-way or koad between the said Town of Mullingar in the County of Westmeath, and the said Town of Longford, no Person or Persons, having Paid the Toll or Duty at the first Gate or Turn-pike through which such Person or Persons shall Pass, and Producing a Rote or Ticket, that the said Toll or Duty was Paid (which Hote or Ticket, the sectiver or keceivers, Collector or Collectors, is and are hereby kequired to Give Gratis) shall be Liable to Pay any Toll or Duty at any other of the said Gates or Turn-pikes, upon the said Digh-way or Provided always, That in Case there Mall be more to Pap any Toll or Duty at any other of the said Gates or Turn-pikes, upon the said Pigh-wap or Road, such Person or Persons Delivering the said Mote or Ticket to the said Receiver or Receivers, Collector or Tollectors of the said Toll or Duty at the Latter Gate or Turn-pike the same Day; And no Person or Persons, having Occasion to Pass the Place or Places where the Toll or Duty is Taken, who shall Return the same Day upon or with the same Porse, Mare, Gelding, Als, Mule, Cattle, Coath, Chariot, Berlin, Chaise, Chair, Calash, Waggon, Tart, Car or other Carriage, shall be Liable or Compellable the same Day to Pay the said Toll or Duty, more than Once on the said Koad. moze than Once on the faid Road.

And for the Preventing Frauds and Abuses in the said Toll or Duty:

Be it Enacted by the Authority aforesaid, Chat if any Person or Persons, having Paid the Coll or Duty by this Act Granted and made Papable, and has bing such Mote or Ticket, Botes or Tickets, as is hereby Directed, thall Sive or Dispose of the same to any other Person or Persons, in Geder to Avoid the Papment of the said Toll or Duty, Every such Person Siving, Disposing or Offering, and the Person Keceiving such Pote or Ticket, Rotes or Tickets, and being thereof Convicted, upon the Oath of One or Mark of One or One or Mark of One or More Witnels or Witneles, before the said Ernstees or any Five or More of them, or before any One or More Justice or Justices of the Peace for the Country wherein such Offence or Offences shall be Country wherein such Offence or Offences shall be Country wherein such Offence or Offences shall be Country wherein such Offence or Inspection Indices, are hereby Impowered to Admirable shall respectively forsest and Pay the Sum of Ten Shallings, to be Levied, Aecovered and Oslyosted of, as any other Penalty or forsestaire is Offerted to be Levied, Recovered and Oslyosted of hy this Art. Provided always, And be it hereby Declared and Chasted by the Authority associate, Chat, buring the Continuance of this Art, all Coaches, and Passengers on Poole back, shall Pass and Re pass, Toll free on the Day or Days on which there shall be an Elevion so, Unight or Unights of the Shire, to Serve in Parliament for the said Countries of Westmeath and Longiord, or for any Burgels to Serve in Parliament for any

Parliament for the laid Counties of Westmeath and Longtord, or for any Burgels to Berve in Parliament for any
Borough in the laid Counties respectively: Any Ching
herein Contained to the Contrary notwichstanding.

And he it surther Enacted by the Authority aforesaid. Chat the said Trustees, or any Fifteen or More
of them, may, and are hereby Impowered, from Time
to Time, as they shall see Convenient or think fir,
to Compound or Agree by the Pear, or Otherwise,
with any Person or Dersons using to Cravel through
the Turn-pike or Turn-pikes to be Erepted, with any
Milch-Cows, Horse, Mare or Gelding, Ass or Mule,
or with any Coach, Berlin, Calash, Chaise, Chair,
Maggon, Cart, Car, or any other Carriage, sor any
Jum or Sums of Money, to be Paid Quarterly,
from Cime to Time, after such Agreement shall be
Made.

Propieted also, And he it hereby Declared and Enanced by the Authority aforelaid. Chat no Derson shall be Charged with any of the Tolls and Duties aforelaid, who shall Dals through any of the Turnpikes to be Erened by this Ant, who shall Carry any Auantity of Kikendy Coals or of Stones, Gravel, or other Materials for Revairing the laid shoad, or any of the shoads in the Parishes in which the same no Lie, or in any of the Perighbouring Darishes; shor shall any Person or Dersons be Chargeable with the said Coll or Duty sor any Carts, Cars or Waggins Soaden with Corn in the Straw only; shor sor any Ploughs, Darrows, or other Implements of Husbandiy, in Order to the Using or sie pairing the same, in the several Parishes in which the said Dugh ways or shoads hereby Intended to be shepaired by Ways or Shoads hereby Intended to be shepaired by Ways or Shoads hereby Intended to be shepaired by Ways or Shoads hereby Intended to be shepaired by Ways or Shall any Coll or Duty be Descarded to the shepaired by Ways or Shall any Coll or Duty be Descarded to the shepaired by Ways or Shall any Coll or Duty be Descarded to Shall or Duty be Descarded to S

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manded of Taken at any of the Turn pike of Turn-pikes to be Erened, for any Horle, Mare, Belding, Ass, of Mule, of other Cattle Going to Water, of for any Poll-Horle Carrying the Mail of Packet, of for luch Horle as is of Hall be Med only to hide on by the Dwner of Briver of any Waggon, Carrof Carriage, Provided such Horle Pals through the said Turn pike of Turn pikes with such Waggon, Cart of Carriage; Mor shall any Toll of Duty be Demanded of Caken for the Portes of Soldiers Palsing that are upon their March, of for Waggons, Carts, Cars, of other Carriages, Carts, Cars, of other Carriages, Travelling with Bagrants sent by Passes, or with Prifoners Transmitted from one Part of the Kingdom to another.

And he it further Enaced by the Authority aforelaid, Chat the Toll or Duty hereby Granted, Mall take Place and have Continuance from and after the Twenty Fifth Day of March, One thouland seven hundred and thirty six, for and during the Term of Forty One Pears.

Provided nevertheles, And be it further Cnanted by the Authority aforesaid. That if, at any Time before the Expiration of the said Term of Forty One Pears, the said Trustees, or any Fisteen or more of them, shall Wake an Adjudication under their Hands and Seals, that all Parts of the said Goad from Mullingar to Longford, are Sufficiently Repaired and Amended, That, from and after such Adjudication made, and after Respansent of such Money as shall have been Advanced or Borrowed on the said Security, with the Interest of the same, and the Tolks and Charges thereof. Then, and in such Case, it shall and map be Lawful to and for the said Trustees, or any fifteen or More of them, to Great or Cause to be Creek, One or More Gate or Hates, Turnspike or the High way or Hoad Leading from the said Town of Longford to Roosky-Bridge in the Country of Longford, or cross any lane or way Leading out of the said Hoad; And also, to Great, or Cause to be Greated, One or More Toll house or Coll houses, and there to Receive and Take such Toll as is Appointed by this Act to be Taken, so as the same to not Extend to a Double Charge, in Case of Passing the same Dap through the same, or any other Turnspikes to be Exerce between the same Town of Mullingar and the said Town of Longford, by Dirtue of this Act.

And be it suther Enasted by the Authority afores and the said Town of Longford, by Dirtue of this Act.

the said Koad from Mullingar to Longford is Sufficients to Kepaired and Amended, and after Payment of such Money as shall be Advanced on the said Security, with Interest so; the same, and the Coles and Charges thereof, then, and not otherwise, it shall and may be Lawful to and so; the said Trustees, o; and Seven o; moze of them, during the said Term of Fozty One Bears hereby Branted, to say out as much of the Money Arising by the Toll hereby Branted, o; of the Money Krising by the Toll hereby Branted, o; of the Money Kaised, o; to be kaised on the Credit thereof as they shall think necessary in Kepairing the said Koad, Leading from the said Town of Longford to Rootky-Bridge aforesaid, and that the said Trustees, o; any Seven o; more of them, shall in such Case be so; that Purpose Invested with all surp Powers and Authorities so; Making, Shortning, Kepairing and Amending the said Koad, from the said Town of Longford to Roosky-Bridge, as are Contained in this Act, with respect to the said Koad from the Town of Mullingar to the said Town of Longford, and that the said Koad Leading from the said Town of Longford to Roosky-Bridge, shall be under such Directions and Kegu-lations as are mentioned in this Act, with respect to the said Koad between Mullingar and Longford, in the same Manner as if the same were herein again servery notwithsanding

peated; And Ching gerein beide Contained to the Constrary notwithkanding.

Provided nevertheless, That if, at any Time before the Expiration of the laid Term of Forty one Pears, all Parts of the laid Koad Kall be lufficiently Asmended and Kepaired, and so Adjudged by the Majority of the Trustees Appointed, or hereafter to be Chosen by Dirtue of this At, by an Adjudication Made, and Kespayment of such Money as shall have been Advanced or Borrowed, with Interest for the same, and the Costs and Charges thereof, the said Tolls and Duties shall Cease and Determine; Any Thing herein Contained to the Contrary notwiths standing.

And be it further Enacted by the Authority aforestaid. That the laid Aoad or Aoads, shall be Repaired from the said Town of Mullingar in the County of Westmeath, over Ballynelack-Bridge in the said County, and through the Town of Edgworthstown in the County of Longford, and from thence to the Town of Longford in the County of Longford and from aforesaid.

And he it further Enacted by the Authority aforelaid, That for the Continuing a Sufficient Pumber of able Persons to be Trustees, for putting in Execution all and every the Powers in this Act Con-

tained, for and during the Continuance thereof, it shall and may be Lawful, to and for the said Trustees, or any five or more of them, upon the Death of any of the said Trustees, or their Kemoval or Kesusing to Act in the said Trust, from Time to Time, and at all Times hereafter, during the Term asoresaid, to Glect, Rominate and Appoint, in the Koom of such Trustee or Trustees, so Deceased, Kemoved or Kesusing to act, another six and able Person. moved of fluing to act, another fit and able Person, of so many more fit and able Persons. Living in the said Counties of Westmeath and Longford, to be Joined with the said Crustees, in the Execution of all and every the Power and Powers in them Reposed, by Diretue of this Act; And all and every Person of Persons, so to be Chosen Crustee of Crustees, to Join in putting this Act in Execution, as they are herein before Qualification of the Chosen Crustees, to Join in putting ed to do, shall and map, and are hereby Impowered, to act to all Intents and Purposes, in as Full, Large and Ample Manner, as the said Crustees are by this Act Impowered to do, and fo, Toties quoties, as often as

Occasion Mall Require.

And be it further Enacted by the Authority aforestaid, That the laid Trustees, or any Fisteen or more of them, shall Meet at Longford in the County of Longford, on the first Tuesday in the Month of April nert, and the said Trustees shall then Adjourn themselves, and the said Crustees shall then Adjourn themselves, and afterwards Meet there, or at any other Place or Places near the said High-way or Road, to be Kepaired, as the said Trustees, or any Five or more of them shall think sit, Proper and Convenient, as often as it shall be Mecessary for putting this At in Execution; And if it shall happen, that there shall not Appear at any Meeting that shall be appointed to be Had or Held by the said Trustees, a Sufficient Aumber of Trustees to At at such Meeting, and to Adjourn to any other Day, then, and in such Case, the Clerk of the said Trustees, by Notice in Writing, to be Affired at the respective Gates or Turn-pikes, at least Ten Days before the next Meeting, shall Appoint the said Trustees to Meet at Turnspikes, at leak Ten Days befoze the nert Meeting, shall Appoint the said Trustees to Meet at the Poule where the Meeting of the said Trustees was last Appointed to be Pad, or at some other Convenient Poule near the said Koad, on that Day Fortnight upon which such last Meeting of the said Trustees was Appointed to have been Peld; And that the said Trustees, at their First Meeting, and at all other Jubles quent Meetings, shall Defray their own Charges and

Provided always, and be it further Enacted by the Authority aforesaid. That no Person or Persons Appointed, or to be Appointed by this Act, a Crustee or

Crustees for putting this Act in Execution, shall Have or Accept of any Place of Profit arising out of, or by Kealon of the Coll or Duty by this Act laid or granted, but such Person or Persons shall be incapable from the Time of Accepting and Continuing to Enjoy such Place of Profit, of Acting as a Trustee.

And be it further Enacted by the Authority aforesaid, That no such Trustee or Trustees shall in his or their own Pame, or in the Pame or Pames of any other Person or Persons, Undertake or Contract sor the Kepair of the said Koad, or any Part thereof, whereby any Prosit may Arise to him or them, but that from such Time, he or they shall Cease to be a Trustee or Trustees. Trufters, and that any Person of Persons that Mall Undertake or Contract for the Kepairing or Amending the faid Road, or any Part of them, Mall if Required Take an Math befoze the laid Truftees refpettibelp, oz any Seven or more of them, which Dath they have here by Power to Administer, that he or they do Undertake the same for his or their own Mse, and not for the Mse of, or in Trust for any Trustee or Trustees whatsoever,

Muthorized by this Ma.

And be it kurther Enacted by the Authority afore-laid, That if any Suit shall be Commenced against any Person or Persons sor any Thing done in Pur-luance of this Act, that in every such Case the Action Mall be Lato in the laid Counties of Westmeath of Longford, and not elsewhere, and the Defendant of Defendants in and not ellewhere, and the Detendant of Defendants in such Action of Actions to be brought, may plead the General Muc, and give this Act and the Special Matter in Evidence, at any Evial to be had thereupon, and that the same was done in Pursuance, and by the Authority of this Act, and if it shall Appear so to be done, of such Action of Actions shall be brought in any other County, that then the Jury shall kind for the Defendant of Defendants, and upon such Derbit, of if the Plaints shall be Ponsuited, of Discontinue his Action, after the Defendant of Defendants shall have Appeared of it on any Demurrer Indoment shall he peared or if on ann Demurrer Judgment Shall be given against the Plaincist, the Defendant or Defendants shall and map Lecover Creble Cotts, and have the like Remedy for the same as any Defendant of Defendants hath or have in any other Cales by Law.

And be it further Enacted by the Authority afores faid Chat thus An thall be Deenied, Adjudged and Caken to be a Publick An, and be Judicially taken Potice of as such by all Judges, Justices and other Persons whatsoever, without specially Plead-

ing the fame.



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CHAP. XXII.

An Act for Repairing the Road Leading from the Town of Maryborough in the Queen's County, through the Towns of Mountrath, Castletown, and Borris in Offory, in the same County; And from thence, through the Town of Roscrea, to the Town of Tomivarah in the County of Tipperary.

When the Cown of Maryborough in the Queen's County, through the Towns of Mountrath, Castletown, and Borris in Osfory, in the same County, and from thence, through the Town of Roscrea, to the Town of Tomivarah in the County of Tipperary, by Reason of the several hollow-Ways, and of the many and heavy Carriages frequently Passing through the same, is become so kninous and Bad, that in Winter-Season many Parts thereof are Impassable sor Waggons, Carts, Cars and Carriages, and very Dangerous sor Travellers, and cannot by the Ordinary Course Appointed by the Laws and Statutes of this scalm, be effectually Amended and kept in Good and Sufficient kepair; Wherefore, and to the Intent that the said Digh-way and koad may with convenient Speed be effectually Amended and hereafter kept in good and sufficient kepair, so that all Persons may Travel the same with Sasety:

the same with Sasety;

Be it Enacted by the king's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the same, That for the better Surveying, Ordering, Amending and keeping in kepair the said high way and koad, the kight Ponourable Algernoon Earl of Mountrath, the kight Ponourable Richard Earl of Cavan, the kight Ponourable Richard Earl of Cavan, the kight Ponourable William Lord Baron of Cashe-Durrow, the kight Ponourable Henry Boyle Esquire, Speaker of the Ponourable Pouse of Commons in Ireland, the kight Ponourable Sir Thomas Prendergast Baronet, the Ponourable Hayes St. Leger Esquire; the Ponourable Eyre Evans Esquire, Sir John Denny Veley [10] A Baronet,

Baronet, Ephraim Dawson; Richard Warburton of Garry-Baronet. Ephraim Dawson; Richard Warburton of Garryhinch, George Mathews, Joseph Damer, Warner Westenra,
William Wall, Richard Pennefather, Richard Buckworth, John
Barrington, Richard Warburton Senioz, Robert Marshall,
William Henry Dawson, Mathew Jacob, John Cleer, Arthur
Blennerhasset, John Waller, Henry Usher, Esquires, Colonel
Henry Prittie, Bartholomew William Gilbert, Henry Prittie
Junioz, William Peasy Vaughan, Esquires, Majoz John
Harrison, the Burgo-master of Maryborough for the Time
being, Paul Minchin, William Vaughan Junioz, Richard
Despard, John Damer, Walter Stephens, Humphry Minchin,
Periam Poole, John Kent, William Carden, John Carden Wil-Despard, John Damer, Walter Stephens, Humphry Minchin, Periam Poole, John Kent, William Carden, John Carden, William Despard, Pigot Sandes, John Despard, Godfrey Wills, Robert Holmes, Thomas Tennison. Thomas Fitzgerald, George Piggot, Edward Brereton, Robert Finn, William Finn, Esquires, Colonel John Murray, William French, Joseph Cuff, John Short, Howard Egan, John Morton, John Piggot, Morgan O'Mara, Esquires, the Reverend Benjamin Hawkshaw, the Reverend Henry Alley, the Reverend John Burton, the Reverend Peter Alley, the Reverend William Usher, the Reverend Hugh Dawson, the Reverend Robert Curtis the Reverend William Dawson, the Reverend Robert Curtis the Reverend John Orr. the Reverend Oliver Grace tis, the Reverend John Orr, the Reverend Oliver Grace, the Reverend James Higgins, Clerks, Nathaniel Mitchell, Stephen Allen; Robert Andrews, Daniel Toler, John Friend, James Franks, Henry Lewis, Edward Minchin, Charles Minchin of Green-hills, William Pole, John Piggot of Ballynouty, Committee, Thomas Piggot, Richard Prior, Manfell Andrews, William Carroll, Thomas Adair, William Brereton, Anthony Carroll, Joseph Chamberlain, Thomas Dalton, Thomas Cantrelli-Carroll, Joseph Chamberiain, Thomas Datton, Thomas Cantrell, Caleb Chanders, Peter Dalton, Timothy Dalton, John Doxey, Henry Fisher, Richard Hawkshaw, Bigoe Hindsey, William Gray, James Fisher, George Jackson, James Johnston, John Kelly, Pierce Moore, Charles Minchin of Glanakilty, Lostus Otway, Pierce Moore, Charles Minchin of Glanakilty, Pierce Moore, Pierce M Dennis Newland, John Stuart, John Denny Starkey, William Minchin, Francis Pierce, Ephraim Stuart, William Scott, John Toler, Charles Toler, Richard Viccars Senior, Richard Viccars Junior, John Lewis, Bartholomew Senior, Joseph Senior, Thomas Poe, Peter Peasely, John Ralph, Benjamin Friend, Francis Clarke, Robert Viccars, Henry Westenra, William Wilcocks, John Wheatley, Amos Carr, Francis Knight, Sidney Henrichten William King, Perschant therington, Gentlemen, William King Merchant, Joseph Shardelow Metthant, James Hutchinson, James Morton, Vere Ward, Edmond Ryan, Richard Higgison, Joshua Pimm, Thomas Pimm, John Harris, Robert Flood, Jonathan Baldwin, Henry Palmer, Thomas Conway, David Camblin, William Morris, Edward Gilborne, William Poe, Purify Poe, Robert Gowen, Philips Gowen, John Hodgers, Gentlemen, James Dawson and John Dawson, Esquires, John Warburton of Garryhinch, Esquire, the Reverent Thomas Carr, the never

Peter Warburton, Seywel Stubbers, Robert White, Amos Palmer, John Willington, Jonathan Willington, Richard Harris, Thomas Crump, James Nuttall, George Clarke, Carden Bennett, James Willington, Henry Summers, Thomas Croafdaill, Simon Sands, John Jones, George Moreton, Benttenien, and Edward Sonds, John Jones, George Moreton, Genttemen, and Edward Elsemere Collector, and the Autuhors of them, shall be and are hereby Rominated and Appointed Trultees, of the lash good, and then, or any Keven or more of them, shall Authorize and Appointed Trultees, of the lash good, and then, or any Keven or more of them, shall Authorize and Appoint, shall and map Erect or taule to be Created, One or more Gates, Curn-pike of Turn-pikes, in, upon, or tross any Part or Parts of the lash High-way and Road; Amb also, a Coll Poute or Toll House, and there shall servive and Cake the Tolls and Duttees following. Before any Horte, Mart, Gelding, Cartle, Coach, Berlin, Chariot, Calash, Chaile, Chair, Waggon, Wain, Catt, Car or other Carriages, shall be Permitted to Pals through the same (Viz.) For every Toach, Berlin, Chariot, Calash, Chaile or Chair, Writing and Hr Bent; And sor every Coach, Berlin, Chariot, Calash, Chaile or Chair, Drawn by Sirling and Hr Bent; And sor every Coach, Berlin, Chaire, Calash, Chaile or Chair, Drawn by Sirling and Hr Bent; And sor every Coach, Berlin, Chariot, Calash, Chaile or Chair, Drawn with Cwo Borles, Geldings or Mares, than for and more than Cwo, One Shilling; For every Coach, Berlin, Chaire, Chaile, Chaire or Chair, Drawn with Cwo Borles, Geldings or Mares, Cight Pence; For every Waggon, Wan, Cart, Carr or Carriage with Four Waggon, Wan, Cart, Carr or Carriage with Four Wag, the Sum of Five Hillings; For every Cart, of other Carriage, Drawn with Two Borles, Belvings or Mares, or Selding, the Sum of Four Pence; For every Carriage commonly called a Chaile or Chair with One Borle, Mare or Gelding, the Sum of Five Pence or Arawn, Cart, Sung, Carth, Or other Carriage, Drawn with Two Borles, Mare or Gelding, the Sum of Pive Penne part Carts, Chair, Chair Elsemere Collector, and the Survivors of them, shall be and are hereby Mominated and Appointed Trultees of

shall be Demanded and Taken in the Name of, or as a Coll or Duty, and the Money to to be Kaised as aforesaid, is, and shall hereby be Vested in the said Crustees, and the same, and every Part thereof, shall be Pard, Applied, and Disposed of, and be Assigned to and for the several uses, Intents and Durposes, and in such Manner, as is herein after Mentioned and Directed; And the said Crustees, or any Seven or more of them, are hereby Impowered by themselves, or any Person or Persons of them. Perlons by them, or any Seven or more of them, under their Pands and Seals thereunto Authorized, to Levy the Toll or Outy hereby Required to be Paid, upon and Person of Persons, who Mall, after Demand made thereof, Meglent or Cefuse to Dap the same, by Distress of any borse, or other Catile or Goods, upon which any such Coll or Duty is by this An Jimposed, or upon any of the Goods of Chattles of luch Berfon oz upon any of the Goods of Chattles of luch Person of Persons, who ought to Pay the same, and map Destain and keep the same, until such Toll of Duty, with the Keasonable Charges of such Distraining and keeping, shall be Paid; And it shall and map be Lawful, to and for the Person of Persons so Distraining, after the Space of five Days after such Distress Made and Taken, to Sell the Goods Distrained, Keturning the Overplus (if any be) upon Demand to the Owner after such Toll, Duty and Keasonable Charges sor Distraining and keeping the same, shall be Deducted and Baid and Paid.

And be it further Enacted by the Authority afore-said. That out of the First Money arising from the Profits of the several Turn-pikes to be Erected, the said Trustees, or any Seven or more of them, shall first Pay and Discharge the Expence of Procuring this Act of Parliament, and of Erecting such Turn-pike or Turn-pikes, and Building such Toll House or Toll Houses, And from and after such Charges and Expences shall be fully Satisfied and Paid, That then, and from thenceforth, the Profits Arising, and the Toll to be Collected at any Turn-pike or Turn-pikes, to be Erected and Set up on the Road Leading from the Town of Maryborough in the Queen's County, through the Towns of Mountrath, Castletown, and Borris in Ossory, in the same County, and from thence, through the Town of Roscrea, to the Town of Tomivarah in the County of Tipperary, shall be Applied for and towards the Kepair of the said Koad only, and not elsewhere. And be it further Enacted by the Authority afores

and not elfewhere.

And be it further Enacted by the Authority afores laid. That if any Person or Persons whatsoever, Owning, Kenting or Occupping any Land, near

note and Curi plike that is to be Created in Purlustic of this Act, thall for Sam, account of other with Period and Sate Dailager of Wasterner with Period and Sate Dailager of Wasterner (Parts through Artin, Charles, Country, Bourd, Cart, Care of Wasterner, Want, Cart, of Orfer Cartinge, or Kiving of Tattle to Auson the Pannane, of the Toll, hereby Appointed to be Pan, and fight of the Coll, hereby Appointed to be Pan, and this of the Coll, hereby Appointed to be Pan, and this of the Coll, hereby Appointed to be Pan, and this of the Coll, hereby Appointed to be Pan, and this of the Coll, hereby Appointed to be Pan, and this of the Coll, hereby Appointed to be Pan, and this of the Create for the Country of Minister of Themes, before the law Creaters of any Kenner of Ministers of the Part for the Country infectin help Offices of the Part for the Country infectin help Offices of the Part for the Country infectin help Offices of the Part for the Country infectin help of the Part for the Country in the Annual to the Trusted of the Part for the Annual to the Trusted by Daileres and Sale of the Offices of Offices, Sends by Daileres and Sales of the Law Creaters, Offices, Country in Canada was Seales of the Country for Canada by the Country in Canada was Seales of the Canada to the Country for Canada by Country in Canada was Seales of the Canada Canada and Sales of the Canada Canada and Canada and Canada and Canada and Canada Canada and Canada and Canada Canada and Canada Canada and Canada Canada

And be it Enaned by the Auchozity afozesaid, That the said Centrees, or any Seven or more of them at the first meeting, or any Surfredning Meeting, by Witteding under their Paris and Stals, that and niab, 10 23

Clett, Mominate and Appoint, One or moze fit Der-Collectors of fuch Money, in the Pame of fuch Coll or Outp. as thall be Oue and Papable by Dirtue of this Ax; And also, One or more fit Person or Persons to be Surveyor or Surveyors, to see the Condition of the said Digh way or Road, and to take Care that the same be Amended and Repaired, and that the Money Arising and Expended by Dirtue of this Ax be duly Applied; And shall and map from Time to Time Kemove such Collectors, Keceivers and Surveyors, or any or either of them, as they shall see Occasion, and Appoint New Ones in Case of Death or of any of either of them, as they shall see Occasion, and Appoint New Ones in Case of Death of of such Kemobal; And all such Person of Persons as is of are by this Act Liable to Pap the said Coll of Duty, is and are hereby Kequired to pap the same after the Kates asocesain, to the said Keteiver of Keceivers, Collector of Collectors of the said Coll of Duty, in that Behalf from Time to Time Appointed as asocesaid for the Receiving the said Coll of Duty; And such Keteiver of Receivers, Collector of Collectors, Surveyor of Surveyors as asocesaid, shall upon Dath (if thereto required) before the said Crustees, of any Seven of the Peace, Residing near the said High way of Road asocesaid (which Dath such Crustees, of any Seven of more of them, of such Justice of Justices of the Peace, Residing near the said High way of Road asocesaid (which Dath such Crustees, of the Peace, is and are hereby Impowered and Required to Administer) on the First Tuesday in every Month of officer (if required) during the Continuance of this Act, give in a True, Crast and Persen Account in Mixing under their respective Pands, of all Monies which be and they, and every of any of them, shall to such Cime have Received, Paid and Disbursed, by Dirtue of this Act, by Reason of their respective Offices, for which Dath no Fee of Received shall be Taken; And in Case any Money so Received shall be Taken; And in Case any Money so Received shall be Taken; And in Case any Money so Received shall be Taken; And in Case any Money so Received shall be Paid to the said Crustees of any Seven of them, of them, of them of them, of them, of them of them, of them, of them of them, in Case any Money so keceived thall remain in their of any of their Hands, the same shall be Paid to the said Crustees, of any Seven of more of them, of to such Person of Persons as the said Crustees, of any Seven of more of them, shall by any Writing of Mystings under their Hands and Seals, Authorize and Impower to Acceive the same, which shall be Disbursed and Laid out in Amending the said High May of Road, according to the true Intent and Meaning of this Act, and not of therwise; And the said Crustees, of any Seven of more of them, to whom such Account shall be given, shall and may, out of the Money arising by the said Coll of Duty, make such Allowance to the said Acceiver of Keceivers, Collector of Collectors, Collector of Collectors, and the Surpepor Receivers, Collectoz oz Collectozs, and the Survepoz

and Surveyors, for and in Confideration of his or their Care and Pains respectively taken in the Execution of his and their Office and Offices, and to luch other Person or Persons, who have been, or shall be Uniting in and about Procuring the laid Digh way or Road to be Amended and Repaired, by Advancing og Laping out any Money or otherwise Celating thereunto, as to them Hall seem Good, so as such Allowance or Allow ances to such Collector or Collectors do not Annually exceed Ewenty Pounds, and to such Hurveyor or Hurbeyors any Hum not exceeding Ewo Shillings a Day, during such Cime or Cimes as he or then thall be respectively Employed in the Keyair of the said Road; And so as such Allowance of Allowances. to any other Person or Persons who shall be Employed by Dirtue of this Act, does not Erceed the Sum of fifteen Pounds Pearly to each Person; And in Case the said Acceiver of Receivers, Collector of Collectors of the aforesaid Coll of Duty, Surveyor of Surveyors, of any of them, shall not make such Account and Payment unto such Person of Persons, according to the Orders and Directions of the said Trustees, of any Seven of more of them, as aforesaid, that then the said Justices of the Peace at any special Sessions of Meeting of them, to be Polden sof the County in which the said Acceiver, of Acceivers, Collector of Collectors, Surveyor of Surveyors have Acceived been Employed and made such Default as a foresaid, shall, and are hereby Required and Impomered to make Enquiry, and finally to Determine of, and concerning such Default, as well by the Consession of the said Parties themselves, as by the Cestimony of one or more credible Witness or Witnesses ed by Dirtue of this Act, does not Erceed the Sum of monp of one or more credible Witnels or Witnelles upon Bath, which Dath thep are hereby Impowered and Required to Administer without fee or Keward; And if any Person or Persons shall be Con-victed thereof by such Justices, the said Justices shall, upon such Conviction, commit the Party of Parties to the Common Goal of the County where such Offence Mall

de committed, there to Kemain without Bail or Mainprize, until he or they shall have made a True and Perfect Account, and Payment as aforesaid.

And he it further Cnaced by the Authority aforesaid, That it shall and may be Lawful, to and for the Surbepor and Surveyors, and such Person or Persons, as he or they shall Appoint to Dig, Kaile, Gather, Take and Carry away, any Gravel, Furze, Sand, Stones or other Materials, out of any Waste or Common, of any Parish, Town, Village or Hamlet, in or near which any Founderous or Kuinous Places

of the said high man or soad do Lie; And sort want of Sufficient Gravel, kurze, Sand, Stones, or other Materials there, to Sig, kaile, Cake and Carry away the same out of the Make or Common, of any peighbouring Parish, Town, Village or Hamlet, without Paping any Thing sor the same; And where there is not Sufficient of such Materials, in any Common or Walke Grounds near Idjaning, it shall and may be Lawful sorthen by Order of the said Trustees, or any seven or more of them, to Dig, kaile and Sather the same in the Several Grounds of any Person or Persons, not being Built upon, and not being a Gardén, Orchard, Hard or Meadow, Planted Walk or Walks, or Avenue to a Loude, where any such Materials are or may be found, and from Time to Time to Carry away by found, and from Time to Time to Carry away by found, and from Time to Time to Carry away by found, and from Time to Time to Carry away by found, and from Time to Time to Carry away by found, and from Linguist places, shall Noinge Recession, the Amending and keyairing the said Digh way, and hoad, Paping such Kates sor such Materials, to the Owner of Occupier of the Ground stom whence the same shall be Trustees Appointed or to be Appointed to put this Me in Greenfien, shall diguidge keasonable; And in Case of any Distrementation, the Danages as oresaid, the Judges of Amze at the next General Amzes and General Goal delibery to be Holden in the Carried away, may and shall Adjudge, Affels and Finally Tecrumine, the Carried away, may and shall Adjudge, Affels and Finally Tecrumine, the Carried away, may and shall Adjudge, Affels and Finally Tecrumine, the Carried away, may and shall Adjudge, Affels and Finally Tecrumine, the Carried away, may and shall Adjudge, Affels and Finally Tecrumine, the Carried away, may and shall Adjudge, Affels and Finally Tecrumine, the Carried away, may and shall Adjudge, Affels

shall be Carried away, may and shall Adjudge, Alels and Finally Determine the lame.

And be it further Cnared by the Authority afore laid, Chat it shall and may be Lawful, to and for the Surveyor or Surveyors, and luch Poelon and Derious, as he and they shall Appoint from Cime to Time, to Remove and Prevent Annoyances on any Part of the laid high way or hoad hereby Intended to be kepatire, by fitth Dung, Ashes Kubbish, Water Courses, Sinks or Drawis, Kunning into the laid high way or hoad, and to Cleanse any Direh or Mater courses. Adjouning to the laid hoad, and to Cur down, Lop or Cop any Crees or Bushes, Growing on the laid high way, or in the Bedges or Banks Adjacent to the laid Digh way, and to Cake and Carry away the laine, Che Owner or Orcupier, Regletting to Cut down such Crees or Bushes or to kemone such other Aunopances sor the Spate of Cen Days after Potics in Mitting given sor that Durpose, under the Danes of Seven of the said Crus.





tees, the Charges whereof shall be Keimbursed, the said Surveyor or Surveyors, by such Owners or Occupiers, Reglecting to Cut down the said Trees or Bushes, or to Kemove sich other Annopances as aforesaid; And if after Keimoval of any such Annopances, any Person or Persons, shall again Offend in like kind, every Person or Persons so Offending, and being thereof Convicted, upon the Dath of One or more Credible Wienels or Witnesses, before One or more Tustice or Justices of the Peace for the said Country where such Offence shall be Committed, shall sor every such Offence, Forsett and Pay unto the said Crustees where such Offence shall be Committed, Cen Shillings, to be Levied in Manner

And be it further Enacted by the Authority afore laid. Chat it shall and may be Lawful, to and for the said Surveyor or Surveyors by Order of the said Trustees, or any Seven or more of them, to Make or Cause to be Made, Causeways, and to Cut and Make Organs through any Grounds lying Contiguous to the said Goad, and to Crea Arches of Hick, Timber or Stone thereupon; And also, to Widen any of the Narrow Parts of the said High way or Goad, by Opening, Clearing and Laying into the said High way or Goad, any Grounds of any Person or Persons, lying Contiguous to such high way or Goad, not being Built upon, and not being a Garben, Orchard, Part, Planted Walk or Avenue to a House; And also, to cause Dirches or Crenthes to be Made in such Places, and in such Manner, as such Trustees, or any Seven or more of them, shall Adjudge Mecessary sor the better Amending and keeping the said high way or Goad in good kepair, making such reasonable Satisfaction to the Owner or Occupiter of such Ground; which shall be so Laid in, or unto the said high way or Goad, or through which any such Drains shall be Cut, or on which any such Arches shall be Made, sor the Damages which he or thep shall or may thereby Sustain as shall be Assess shall be Made, sor the Tustices of the Peace, or the Major Part of them, at the next General Assess or America Sessions to be Polden for the County in which shall be Grains, or by the Tustices of the Peace, or the Major Part of them, at the next General Assess or America Sessions to be Polden for the County in which Sound lies, which shall be Laid into the said Digh way or soad, or through which any such Organs or Amade, or on which such Arches shall be Evened or Made, or on which such Arches shall be Evened or Made, or on which such Arches shall be Evened or Made, or on which such Arches shall be Evened or Made, or on which such Arches shall be Evened or Made, or on which such Arches shall be Evened or Made, or on which such Arches shall be Evened or Made, or such Arches shall be Evened or Made, or on whi

Caulemans Made, in Cale of any Difference concerning the same; And if any Owner or Occupier of any Water courses, Ditch or Ditches, Anjopping to the said Digh way or soad, Hall Meglet or siefus to Scout or Cleanse such Water courses, and to make such Durches so Deep, and in such Manner, as the Surveyor or Surveyors shall Adjudge Proper and Cambenient, after Light Days Potice shall be given for that Durpose, by such Harrison or Herson or Persons as shall be Appointed by similar or them, to such Owner or Owners, it shall and map be Lamful, to and sor the Surveyor and Surveyors, to Set any Man or Men to Work, to Seaur or Citanse and Wake the same, and by Warrant in Morting, under the Pands and Seals of any Seven or more of the said Crustees, to Levy the Charge thereof upon the Goods or Cstates of the Owner or Owners, Occupier or Occupiers of such Water as their or Ditches, by Distress and Sale of his, her or their Goods and Chattels, Kendring the Overplus (if any he) tooshes and Chattels, Kendring the Overplus (if any he) tooshes and Owner or Occupier, after all Charges paid.

and Owner or Occupier, after all Charges pand.

And whereas the laid High Way or Road, Acading from the laid Cown of Maryborough to the Cown of Tomivarah, map be confiderably Shortned, and Made much more convenient for Cravellers, if the lame was Cauried Straight, and in a Viren Line, where the same us now Crooked; For Kemedy whereof, and that all Juli and Kealonable Satisfaction may be Given for the Land made life of, in Carrying such Koad Straight

the Land made life of, in Carrying such Goad Straight as aforesaid,

De it Enacted by the Authority aforesaid, Chat it shall and may be Lawful, to and for the said Caustes, or any Seven or more of them, to Ascentain, Besoide and Set apart such Part and Proportion of the Lands, Adjoyning or Contiguous to the said High-Udap or Koad, as they the said Trustess, or any Seven or more of them, shall Judge necessary for Carrying the same Straight and in a Direct Line, Provided that no Part of the said Lands so to be Set apart, be Built on, and that the same be not Bart of any Garden, Orchard, Pard, Planted Walk, or Avenue to a House, or of a Park or Paddock for Deer; And the said Crustess, or any Seven or more of them, are hereby sucher Authorized and Imponsered to Creat and Agree with the Owners and others, Interested in the said Ground, to be Made life of in Carrying the said Koad Straight as aforesaid, for such save, out of the Tolls and Duties Arising bur Pirtue of this Aut, as the said Crustees, or any Seven

And

of more of them, Mall think Fit and Reasonable; And in Cale any Person of Persons Mail Reglen of Result to Treat of Agree as afortsaid, or through any Visability, by non Age, Coverture of Special Limitation in any Sectlement of Settlements, or by Keastom of any other Impediment cannot or otherwise howforer Hall Kefule to Dispole of their respective Inserted in furth Land, as the fair Crustees, or any seven or more of them, shall think convenient for the Shortwing the sair Koad, in every such Case the sair Crustees, or any Seven or more of them, are hereby Authorized and Impowered to Issue forth their Warrants, to the Sherist or Sherists of the County, wherein such Ground doth lie, to Impanial and seturn before the sair Crustees, or any Seven or more of them, at such Cime and Place within the sair County, as shall be appointed in such Warrants or Warrants a Sufficient Turn, who whom their or Warrants, a Sufficient Jurp, who upon their Gaths (which laid Gachs, the laid Truftees, or any Seven or more of them, are hereby Impowered and frequires to Mammilter) Mall Inquire into the Crue and Real Value of such Ground, to be Made Use of for the late Digh-Way or hoad; And such Berditts and Inquisitions as shall be so found and returned by the fath Jury, Ascertaining the Value of such Ground, thall be Final and Conclusive, as well to the said Growittes, as to the several and respective Owners and Properties of such Ground, notwithstanding any such Diability of Jucapacity whatsoever.

And forasmuch as the Poney so to be Collected, by such Receipt of the said Coll, will not at present be Sofficient for the Special Benairing the said Dight

Sofficient for the Speedy Repairing the laid High-

maps and Koads. Be it further Enacted by the Authority aforesaid, Be it further Enacted by the Authority aforelaid, Chat the laid Trustees, or any Fifteen or more of them, half and may, and are hereby Impowered, from Time to Cime, by Mriting under their respective hands and Seals, to Assign over the said Toll or Duty hereby Granted, or any Part thereof, the Costs and Charges otherrof to be Born and Paid out of such Toll or Duty for any Term or Time during the Continuance of this Act, as a Security sor any Sum or Sums of More by them to be Borrowed sor that Duryose, to such Berson or Bersons, or their Trustees, who shall Advance or Kend the same, sor the Repayment thereof, with Lawful Interest, or less, if the same ran be so had, which said Money so Borrowed, shall be Applied and which taid Money to Borrowed, thall be Applied and Supplied of as the Toll or Ducy is by this An to be Applied and Disposed of, and to no other Purpose what: foeper.

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And be it further Enacted by the Authority aforelaid; That it shall and map be Lawful to and for the laid Truftees, og any fiften og moge of them, from Time to Time, during the Continuance of this prefent Ac, to Make out Marrants of Orders in Writing, under their hands, Directed to the Treasurer of Receiver of the laid Colls, Requiring him to Pap thereout, to the Perfon og Persons Mamed in such Marrant og Dider, their Crecutors, Administrators og Affigns, the grow ing Interest of the Sums of Money Mentioned in such Marrant of Older, as the same thall from Cime to Time become Due, until such Time as the Principal Sum mentioned in such Warrant of Older, thall be Paid off and Discharged, at one intire Payment: Provided that no Warrant of Older to be Issued to the faid Treasurer of Receiver by Dirtue of this Act,

to the laid Creaturer of Receiver by Dirtue of this Act, thall be for any greater Sum than Fifty Pounds.

And be it further Enacted by the Authority afores said. That all and every Person or Persons, to whom such Warrant or Order shall be given, his, her or their Erecutors or Administrators, may, by Indocement on such Orders or Receipts, Transfer the Kight and Benefit of the Sum Mentioned in such Warrants or Orders, Which Indocements, upon Notice to the Treasurer or Receiver of the said Tolls, and an Entry or Memorial thereof, Made in a Book to be kept sor that Burpose (which the said Treasurer or Receiver, shall, upon Request, without Charge, Fee or Remarks Mall, upon Kequelt, without Charge, fet or Keward, Make accordingly, and Mall, on the like Kequelt, Dermit to be Diemed at reasonable Bours, without fee of Reward) shall Intitle the Indoclee of Assignee, his of her Executors, Administrators of Assigns, to the Sole Benefit of the Sum so Transferred of Assigned, and that the said Warrant of Older, map in like Manner be Assigned of Transferred by such Assignee, his of her Executors of Administrators, and so toties quoties; and that after such Assignment, it shall not be in the Monner of the Berson of Bersons who made such Assignment. Power of the Perlon or Berlons, who made luch Affign-inent, to make Boid, Keleale or Discharge the faid Alfignment, og the Sum thereby Transferred og Affigned, oz ann Part thereof.

And be it further Enacted by the Authority aforesaid That the Treasurer of Receiver of the land Tolls, Mall Arithmetically Pumber all the Warrants of Orders which shall be Given of Delivered out, in Pursuance of this Act, as they shall be Delivered out, Commenting by Rumber One, and so Continuing the Rumbers till the Whole be Arithmetically Rumbered.

And be it surther Cnaced by the Authority asorts said, Chat the several Tolls and Outies hereby made

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papable, shall be Applied and Paid to the Discharge of the Interest of so much Money as shall be Bozzrowed in Pursuance of this At, and towards Kezpairing the said Koad, and that all the Surplus of the said Colls and Duties hereby made Papable, over and above what shall be Sussicient to Discharge the said Interest and Kepair the said Koad, shall be Applied in Discharge of the Principal Sum so Bozrowed, in the Manner hereinaster Mentioned, (Viz.) That when, and as often as such Surplus Keceived by the said Treasurer oz Keceiver, shall Amount to the Sum of Two hundred Pounds, that then the said Treasurer oz Keceiver, shall Amount to the Sum of Two hundred Pounds, that then the said Treasurer oz Keceiver, shall cause the Mumber of all the Warrants oz Ozders which shall be Issued and Delivered out, in Pursuance of this Att, and the Sum therein Contained, to be Written on seand the Sum therein Contained, to be Written on feberal Cickets or Pieces of Parchment, and to be Kolled and Sealed up, and put into a Bor oz Urn, and well Mired together, and an Indisterent Person to be Appointed by the said Crustees, oz any Seven oz moze of them, shall Publickly, between the Pours of Cen and Twelve in the Fozenoon of a Day, to be Appointed by the said Crustees of Receiver Publickly Advertised in the Dublin Gazette, sof that Purpose, at least Twenty Days before, at the Town of Maryborough, Draw out of such Box of Urn, as many of the said Tickets of Pieces of Parchment, as the Sums therein Contained shall Amount to the said Sum of Two hundred Pounds, and the Berson of Persons the Dumber of whose and the Person of Persons, the Rumber of whose Warrants of Oeders shall be so Drawn, his or their Executors, Administrators or Assigns, Hall, with their Crecutors, Administrators or Assigns, Hall, with in Twenty Days after the said Warrants or Orders shall be Drawn, be Paid by the said Treasurer or seceiver, the Principal Sums to him or them respectively Due, with the Juccrest for the same till Paid, and shall, upon Payment thereof, Deliver up his and their several and respective Warrants or Orders, to the said Creasurer, to be Cancelled, which he is hereby Acquired to Cancel accordingly; And the Interest Payable by Virtue of such Warrants or Orders, shall Cease, from the Crystation of Twenty Days, to be Accounted from the Day of Drawing the said Cickets or Pieces of Parchment.

Tickets of Pieces of Parchment. Und be it further Chated by the Authority aforesaid. That every Person Chargeable by any Law now in Being towards Kepairing the laid Digh wan or Road, thall Bearly, during the Continuance of this Art, Do and Perform two Days of that Work commonly called The Statute-Work, which is Appointed by the Laws now in Being for the Amending of the high-ways in

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this kingdom, in such Manner, Place and Places being Part of the bigh way hereby Intended to be he paired, and at such Time as the Surveyoz or Inribeyozs to be Appointed by Victue of this Art, shall by Priting under his or their Pand or Pands, from Time to Time Order and Direct, and shall not be again Chargeable for the same by any Inrueyozo; Surveyozo of the respective Parishes, on any Person whatsoever, and also, that the respective Surveyozo; Surveyozo the Time being, of all and every Parish and Parishes, in which the said High way and shoad intended to be sepatred by this Uct lye, shall Pearly, and every Pear, within Four Days after Kequest made to him or them, by the Surveyozo or Surveyozo for the Time being mithin four Days after kequest made to him of them, by the Auruepo's of Surveyo's so, the Cime being Appointed by Pietue of this Ar, give a List of an Account in Pricting under his of their Pands, of all and every Person and Persons in the said respective Parish of Parishes, who are by the Laws now in Force Chargeable towards the keyairing the Digh ways of the said respective Parishes and what he of they is of are Chargeable with respectively, so, and towards the same, to the Surveyor of Surveyors Appointed of the same, to the Surveyors of the said Parishes shall muthin Chies Bars nert after Rosice Biven by the said Burveyor of Surveyors Appointed by this Ar, of the Cime when and how many of the Persons so the said Cime when and how many of the Persons so the said Cime Days Pork in and upon the said should to be kepaired by this Ar, either Summon, of this Publick Potice ejectof to the said Derson of Bertons so Chargeable as asociated. In the said Surveyors of the said Potice ejectof to the said Derson of Dersons so Chargeable as asociated. In the said Surveyors of the said Parishes respectively shall Register of stessis of the said Parishes respectively shall Register of stessis of the said Parishes respectively shall Register of stessis to be as they are hereby Directed and Register of stessis to the said For or or Survepois of the laid Parithes expenively, thall Peglen or stefule to do as they are hereby Directed and sequited, he or they for every Offence thall Forest and Pap the Sum of Forty Shillings. And if any Perlam or Perlam keeping a Ceam, Cart Cart or other Carriage, and Chargeable towards the Repairing of Dight mays as afortlain, that theglen or befule to Do and Perform the laid Two Days Book in the laid Digh way by this Art Intended to be Repaired, after luch Summons or Publick Potice thall be given as afortlaid, he or they respectively that Foster and Pap the Sum of Five Shiftings for each of the Two Days luch Perlam or Perfons keeping a Team, Cart, Car or other Carriage thall make Default. Und if any Labourer or other Declay ways of the laid Parities thall at any Time Peglen or kefult after facil Summons or Publick Potice Given as a forelaid, Summons or Publick Potice Given as a forelaid, Summons or Publick Potice Given as a forelaid. fozelaid.

Mork in the laid Digh may by this Act intended to be Kepaired, he or they shall respectively forseit and Pap the Sum of One Shilling for each of the Two Days such Aabourer or other Person or Persons shall make Default; All which Penalties and forseitures by this Act Impoled, shall be Levied and kecovered by Distrels and Sale of any of the Offenders Goods or Chattels, by Warrant or Warrants under the Pands and Seals of the said Crustees, or any Seven or more of them, upon the Information of one or more Credible Witness or Witnesses upon Oath, which Oath the said Crustees, or any Seven or more of them, are hereby Impowered and Kequired to Administer, and the said Forseitures and Penalties before mentioned when Kecovered, after rendering the Overplus (if any be) to the Party or Parties whole Goods or Chattels shall be so Vistrained (the Charge of such Distress and Sale being still Deduced) shall go to, and be Applied sor and towards amending the said Digh wap Jutended by this Act to be Kepaired, in like Manner as the Coll Imposed by this Act is to go and be App

Provided always. That in Case there shall be more than one Gate or Curn pike in, cross or on the Side of the said High wap or koad between the said Town of the said High wap or koad between the said Town of Maryborough in the Queen's County, through the Towns of Mountrath, Casseown, and Horris in Osfory, in the same County, and from thence through the Town of Roscea, to the Town of Townranh in the County of Tipperary, no Person or Persons, having Path the Toll or Duty at the first Gate or Turn-pike through which such Person or Persons shall Pass, and Producing a Pote or Ticket, that the said Toll or Duty was Paid (which state or Ticket, the seccenter or seccenters, Collector or Tipperary, Collector or Tipperary, Collector or Tipperary, Collector or Tipperary, Duty at any other of the said Gates or Turn-pikes, whon the said High wap or Road, such Person or Persons Deducting the said Saies or Ticket to the said Receiver or secceivers, Collector or Ticket to the said Receiver or secceivers, Collector or Ticket to the said Receiver or secceivers, Collector or Ticket to the said Receiver or secceivers, Collector or Ticket to the said Toll or Duty at the Saite or Ticket or the said Coll or Duty at the Saite or Deceivers, Collector or Ticket to the said Coll or Duty at the Place or Places where the Coll or Duty is Taken, who shall secuen the same Day upon or with the same Dorse, Ware, Selding, Ass, Mule, Cattle, Coath, Chariot, Berlin, Chaile, Chair, Calash, Idaggon, Cart, Car or other Carrage, Salt he Kiable or Compellation because or compellation.

ble the same Day to Pay the said Toll og Butp, moze than Once on the saine Road.

And for the Preventing Frauds and Abules in the faid Toll or Duty:

Be it Enacted by the Authority aforesaid, That if any Person or Persons, having Paid the Toll or Du-ty by this 21th Granted and made Papable, and habing luch Mote og Cicket, Motes og Cickets, as are hereby Required, Mall Give or Dispose of the same to any other Person of Persons, in Geder to Aboid the Papment of the just Coll of Duty, Every such Perfon Giving, Dilpoling or Offering, and the Person Receiving such Pote or Cicket, Potes or Cickets, and being thereof Convicted, upon the Dath of One or More Credible Witness or Witnesses, before the said Trustees or any Seven or More of them, or before any One or More Justices of the Peace for the Country wherein such Offence or Offences shall be Committed (which Gath, the said Trustees, or the said Justice or Justices, are hereby Impowered to Administer) shall respectively Forseit and Pap the Sum of Ten Shillings, to be Levied, Accovered and Disposed of, as any other Penalty or Forseiture is Directed to be Levied, Accovered and Disposed to be Levied, Accovered and Disposed of, by this Act.

Provided always, And it is hereby Declared, Chat, during the Continuance of this Act, all Coaches, and Pallengers on Porle-back, thall Pals and Repals, Toll-free, on the Day or Days on which there thall be an Election for knight or knights of the Hill be an Election for knight or knights of the Hill be an Election for knight or knights of the Hill be an Election for knight or knights of the Hill be an Election for knight or knights of the Hill be an Election for knight or knights of the Hill be an Election for knight or knights of the Hill Counties to Berve in Parliament for any Boroughs in the laid Counties respectively; Any Ching herein Contained to the Contrary notwithstanding.

And he it further Enaced by the Authority afores

And be it further Enacted by the Authority afores laid, Chat the laid Cruftees, og anp fifteen og Moge of them, map, and are hereby Impowered, from Cime to Cime, as thep Mall fee Convenient og think fit, to Compound and Agree by the Pear, or Otherwile, with any Person of Bersons Mfing to Cravel through the Curn-pike of Curn-pikes to be Erected, with any Milch Cows, Porfe, Mare or Gelding, Als or Mule, or with any Coach, Berlin, Calash, Chaife, Chair, Waggon, Eart, Car, or other Carriage, for any Sum or Sums of Money, to be Paid Quarterly, from Time to Time, after such Agreement shall be Made.

Provided also, And it is hereby Declared, Chat no Person shall be Charged with any of the Tolls or Duties asortsaid, who shall Pals through any of

the Turn-pikes to be Cretted by this Act, who shall Carry any Quantity of Stones, Gravel, or other Materials for Aepairing the laid Koad, or any of the Koads in the Parishes in which the same do Aie, or in any of the Peighbouring Parishes; Nor shall any Person or Persons be Chargeable with the said Coll or Duty for any Carts, Cars or Maggons Loaded with Corn in the Straw only; Aor for any Ploughs, Harrows, or other Implements of Pushandry, in Order to the Using or sepairing of the same, in the several Parishes in which the said High ways hereby Jutended to be kepaired do Lie; Hor shall any Coll or Duty be Demanded or Caken at any of the Turn-pikes to be Cretch, sor any Horse, Mare, Gelding, Als, or Muse, or other Cattle Going to Mater, or sor any Post Borse Carrying the Mail or Packet, or sor such Borse Carrying the Mail or Packet, or sor such Borse as is or shall be Med only to Kide on the Ouner or Driver of any Waggon, Cart or Carriage; Produced such Horse Pals through the said Curu-pike or Curn-pikes with such Maggon, Cart or Carriage; Roy shall any Toll or Duty be Demanded or Caken sor that any Haggon, Cart or Carriage; Roy shall any Toll or Duty be Demanded or Caken sor the Dorses of Soldiers Palsing that are upon their March, or sor any Waggons, Carts, Cars, or other Carriages Attending them, or sor Horses, Waggons, Carts, Cars or other Carriages, Travelling with Vagrants sent by Passes, or with Prisoners Travelling with Bagrants sent by Passes, or with Prisoners Travelling with Bagrants sent by Passes, or with Prisoners Travelling with Bagrants sent by Passes, or with Prisoners Travelling with Bagrants sent by Passes, or with Prisoners Travelling with Bagrants sent by Passes, or with Edward and the Bagrants sent by Passes, or with Prisoners Travelling with Bagrants sent by Passes, or with Edward and the Bagrants sent by Passes, or with Prisoners Travelling with Bagrants sent by Passes, or with Prisoners

And be it further Enacted by the Authority aforesaid, That the Toll or Outy hereby Granted, shall take Place and have Continuance from and after the First Day of May, One thousand seven hundred and thirty six, for and during the Term of Forty One

Provided nevertheless, That is, at any Time before the Expectation of the laid Term of Forty one Pears, all Parts of the laid Koad thall be lufficiently Amended and Kepaired, and so Adjudged by the Majorism of the Evulues Appointed, or hereafter to be Chosten by Pirtue of this Act, by an Adjudication Made, and Kesparment of somuch Money as thall have been Advanced or Borrowed, with Interest for the same, and the Costs and Charges thereof, the laid Tolls and Outies thall Cease and Decermine; Any Thing herein Contained to the Contrary notwithstanding.

And best further Enacted by the Authority aforestato, Chat for the Continuing a Sufficient Rumsber of able Persons to be Crustees, for putting in [10] E

Crecution all and every the Powers in this Act Constained, for and during the Continuance thereof, it shall and may be Lawful, to and for the said Trustees, or any Seven or more of them, upon the Death of any of the said Trustees, or their Kemoval or Kefusing to Act in the said Trust, from Time to Time, and at all Times hereafter, during the Term aforesaid, to Cleat, Pominate and Appoint, in the Room of such Trustee or Trustees, so Deceased, Kemoved or Resusing to act, another sit and able Person, or so many more sit and able Persons, Living in the said Countries of the Queen's County and Tipperary, to be Joined with the said Trustees, in the Crecution of all and every the Power and Powers in them Reposed, by Directue of this Act; And all and every Person or Persons, so to be Chosen Trustee or Trustees, to Join in putting this Act in Crecution, as they are herein before Qualified to do, shall and may, and are hereby Junpowered, to act to all Intents and Purposes, in as Full, Large and Ample Manner, as the said Trustees are by this Act Impowered to do, and so, Toties quoties, as often as

Occasion Mall Require.

And be it kurther Enacted by the Authorier akoresaid, That the kaid Trustees, or any Fisteen or more of them, shall Meet at Maryborough in the Queen's County, on the Second Monday in the Month of May, One thousand seven hundred thirty and sir; And the kaid Trustees shall then Adjourn themselves, and afterwards Meet there, or at any other Place or Places near the kaid Digh-way or Koad, to be Kepaired, as the said Trustees, or any Seven or more of them shall think Proper and Condenient, as often as it shall be Mecessary for putting this Act in Crecution; And if it shall happen, that there shall not Appear at any Meeting which shall be appointed to be Had or Held by the said Trustees, a Austicient Mumber of Trustees to Act at such Meeting, and to Adjourn to any other Day, that then, and in such Case, the Clerk of the said Trustees, by Motice in Mriting, to be Affired at the respective Hates or Turn-pikes, at least Ten Days before the nert Meeting, shall Appoint the said Trustees to Meet at the House where the said Road, on that Day Fortnight upon which such last Meeting of the said Trustees was last Appointed to have been beld; And that the said Trustees, at their First Meeting, and at all other House quent Meetings, shall Descape their own Charges and Expences.

Provided always, and be it further Enacted by the Authority aforesaid, Chat no Person or Persons Appointed, or to be Appointed by this Act, a Cruitee or

pointed, or to be Appointed by this Act, a Cruitee or Crustees for putting this Act in Execution, shall have or Accept of any Place of Prosit arising out of, or by Kealon of the Coll or Duty by this Act laid or granted, but such Person shall be incapable from the Cime of Accepting and Continuing to Enjoy such Place of Prosit, of Acing as a Crustee.

And he it surther Enaced by the Authority aforestaid, That is any Hull be Commenced against any Person or Persons for any Ching done in Pursuance of this Act, that in every such Case the Action shall be Laid in the Queen's County or County of Tipperary, and not elsewhere, and the Defendant or Defendants in such Action to be brought, may dant or Defendants in such Action to be brought, man plead the General Issue, and give this Act and the Special Matter in Evidence, at any Trial to be had thereupon, and that the same was done in Pursuance, and by the Authority of this Act, and if it hall Appear so to be done, or such Action or Actions shall be brought in any other County, that then the Jury shall find for the Defendant or Destendants, and upon such Perdict, or if the Plaintiss shall be Monsuited, or Discontinue his Action, after the Defendant or Defendants shall have Appeared, or if on any Demurrer Judgment shall be given against the Plaintiss, the Defendant or Destendants shall and may secover Treble Costs, and have the like Semedy sor the same as any Defens dant of Defendants in such Action to be brought, map have the like Kemedy for the same as any Defendant or Desendants hath or have in any other Cases by Law.

And be it further Enacted by the Authority aforeslaid, That this Act thall be Deemed, Adjudged and Taken to be a Publick Act, and be Judicially taken Potice of as such by all Judges, Justices and other Persons whatsoever, without specially Pleading the same.

CHAP. XXIII.

An Act for Repairing the Road Leading from the Green of Kilcullen in the County of Kildare, to the Town of Athy in the fame County; And from thence, through the Town of Stradbally to the Town of Timoho in the Queen's-County.

W from the Green of Kilcullen in the Country of Kilcular, to the Town of Athy in the same Country, and from theme, through the Town of Stradbally, to the Town of Timoho in the Queen's County, by Atalon of the Count of Timoho in the Queen's County, by Atalon of the strength Politow Ways, and of the many and heavy Carriages frequently Passing through the same, is become to Kumous and Bad, that in Winter Season many Parts thereof are Jupassable for Waggons, Carts, Cars and Carriages, and very Dangerous for Trabellers, and cannot by the Didinary Course Appointed by the Laws and Statutes of this Kealm, be effectually Amended and Kept in Good and Sufficient Kepair; Wherefore, and to the Intent that the said bigh way and Koad map with combenient Speed be effectually Amended and hereafter kept in good and sufficient Kepair, so that all Persons map Travel the same with Safety;

Be it Enaced by the King's Molt Greellent Maistly, by and with the Advice and Confent of the Loods Spiritual and Temporal, and Commons in this present Parliament Assembled, and by the Authority of the fame. That for the better Surveying, Didering, Asmending and keeping tin Kepair the said High wap or Road, the Kight Honourable Robert Carl of Kildare, the Kight Honourable Richard Carl of Cavan, the Kight Honourable Edward Carl of Drogheda, the Kight Hosnourable Loshua Lord Viscount Allen, the Kight Hosnourable Brabazon Lord Viscount Duncannon, the Kight Keberend Charles Lord Viscount Duncannon, the Kight Keberend Charles Lord Viscount Duncannon, the Kight Keberend Charles Lord Viscount Duncannon, the Kight Hosnourable William Lord Castle-Durrow, the Kight Hosnourable Thomas Carter Esquire, Master of the Kolls, the Honourable Richard Alien Esquire, Maurice Keating Esquire, Sit Walter Dixon Burrows Baronet, Mark Anthony Morgan, John Bourke, Edward Stratford, Nicholas Ayl-

ward, Robert Downes, Thomas Burgh of Bert, John Digby, Robert Burton, Ephraim Dawson, Captain John Warburton, Thomas Keating, Thomas Bunbury, Robert Burrows, Esquires, Sir John St. Leger unight, John Dillon Esquire, Colonel Clement Nevill, Robert Pearcy Esquire, Maurice Keating Junioz, Esquire, the Honourable John Allen Esquire, William Ryves Esquires, John Waller Esquire, Robert Harman Esquire, Theobald Bourke Esquire, Richard Mandarth Esquire, Robert Meredyth Esquire, John Lieuther Meredyth Esquire, Robert Meredyth Esquire, John Lieuthe-Burgh Elquire, Thomas Burgh of Nass, Elquire, William Burgh Elquire, Ross Fox, Francis Annesly, Arthur Weldon, Joseph Fish, Thomas Fitzgerald, Elquires; the Sovereign of the Cown of Athy for the Time being, James Carroll Elquire, John Lynch Gentleman, Daniel Browne, Francis Brown Junior Francis Gates Esquire the Septemb Alexandre Brown Junioz, Francis Gates Esquire, the Reverend Alexander Bradford Dottoz of Divinity, the Reverend Robert Pinsent Clerk, Abel Strattle, Edward Harman, William Bradford, Francis Lewis, Graham Bradford, Charles Fleetwood, Edward Dovice Control of the Control o ward Davis, Gentlemen, John Cheney Esquire, Thomas Gates Junioz, John Bennet, Gentlemen, the Keberend Shem Thompson Clerk, Thomas Pillsworth Senioz, Ralph Pillsworth Senioz, Joseph Chapman, Gentlemen, the herend John King Clerk, Joseph Higginson, Ternan Rorke, Joseph Jackson, George Alcock, Abraham Robinson, Joseph Taylor, Richard Dunn, Gentlemen, William Cooper, John Maxwell, Esquires, Edward Cooper, William Cooper, Gentlemen, Daniel Burry, John Burry, Robert Dillon, Henry Fuller of Ballytore, John Smith Murrough Granden Gentlemen, Daniel Burry, John Burry, Robert Dillon, Henry Fuller of Ballytore, John Smith, Murrough Graydon, James Medlicott, Claures, Hunt Walsh, Pool Crosdie, Warner Westenra, Thomas Fitzgerald, Nathaniel Mitchell, William Fitzgerald, Lewis Moore and John Barrington, Csquires, and the Survivors of them, shall be, and are hereby Pominated and Appointed Trustees of the said Road, and they, or any five or more of them, or survey five or more of them, shall Authorize and Appoint, shall and may Erect or cause to be Erected. One or more Gate or Gates, Turnspike or Turnspikes, in, upon, or cross any Part or Parts of the said Highswap and Road; And also, a Tolls Pouse or Tolls and Tuties sollowing; Before any Borse, Mare, Gelding, Cattle, there shall keceive and Take the Tolls and Duties following; Before any Horse, Mare, Gelding, Cattle, Coach, Berlin, Chariot, Calash, Chaise, Chair, Wagson, Wain, Cart, Car or other Carriage, shall be Permitted to Pals through the same (Viz.) For every Coach, Berlin, Chariot, Calash, Chaise, Chair, Drawn by Six Portes, Beldings or Mares, the Sum of One Shilling and Six Pence; And sor every Coach, Berlin, Chariot, Calash, Chaise or Chair, Brawn by any Lester Humber of Porses, Geldings or Mares than Six and more than Two, One Shilling; For every Coach, Coach, Berlin, Chariot, Calash, Chaise or Chair, Drawn with Two Porles, Beldings or Mares, Six Pence; For every Waggon, Wain, Carr, or Carriage with Four Wheels, the Sum of Ten Shillings; For every Wain, Eart or Carriage, with Two Wheels, Order, the Sum of Two Porles, Mares or Geldings, or Oren, the Sum of Two Hillings and Six Pence; For any Cart, or other Carriage, Drawn with Two Porles, Geldings or Mares, the Sum of Four Pence; For every Carriage commonly called a Chair or Chaise with One Porle, Mare or Gelding, the Sum of Three Pence; For every Carr or other Carriage. Drawn but by One Porle, Mare or Gelding, the Sum of Three Pence; For every Carr or other Carriage. Drawn but by One Porle, Mare or Gelding, the Sum of One Penny Palf Penny, except Carrs, Loaden with Curf, and for each of them, and for any Porle or other Cattle Loaded with Curf, not Drawing, horse or other Cattle Loaded with Curf, not Drawing. One Benny; For every other Horle, Mare, Gelving, Mule or Als, Laden or Unladen and not Drawing, One Denny : Foz every Drove of Oren, or Meat Cattle, the Sum of One Shilling and Eight Pence per Score, and so in Proportion for any Greater or Lesser Mumand so in Proportion for any Greater or Tester Rumber; For every Drove of Calves, Hoggs, Sheep or Tambs, the Sum of Ten Pence per Score, and so in Proportion for any Greater or Lester Rumber; Which said respective Sum and Sums of Money shall be Demanded and Taken in the Name of, or as a Toll or Duty, and the Money so to be Kaised as asocesaid, is, and shall hereby be Vested in the said Trustees, and the same, and every Part thereof, shall be Paid, Applied, Disposed of, and Assigned to and for the several uses, Intents and Purposes, and in such Manner, as is herein after Mentioned and Directed; and the said Trustees, or any Five or more of them, are hereby Impowered by themselves, or any Person or Persons by them, or any Five or more of them, under Persons by them, or any Five or more of them, under their hands and Seals thereunto Authorized, to Levy the Tall or Duty hereby Required to be Paid, upon and Derson of Persons, who Mall, after Demand made thereof, Beglen of fiefule to Pap the same, by Diffress of any Porte of Portes, or other Cattle or Goods, upon which fuch Coll or Duty is by this An Impoled, or upon any of the Goods and Chattles of such Person or persons, who ought to Pap the same, and map Destain and keep the same, until such Coll of Dutp, with the Keasonable Charges of such Distraining and keeping, shall be Paid; And it shall and map be Lawful, to and for the Person of Persons so Distraining, after the Space of Five Days after such Distrass Made and Taken, to Sell the Goods Distrained, Keturning the Overplus (if any be) upon Demand to the Owner thereof

thereof, after such Toll. Duty and Reasonable Charges for Distraining and Resping the same, Mall be Debuted and Paid.

And be it hirther Enaced by the Authority afore said, That out of the First Money arising from the Profits of the several Turnspikes to be Erected, the laid Trustees, or any five or more of them, shall first Day and Discharge the Expence of Procuring this Act of Parliament, and of Erecting such Turnspikes, and Building such Turnspike or Turnspikes, and Building such Toll-Pouse or Toll-Pouses; And from and after such Charges and Expences shall be fully Satisfied and Paid, That then, and from thencesoth, the Profits Arising, and the Toll to be Collected at any Turnspike or Turnspikes, to be Erected or Set up on the Koad Leading from the Breen of Kilcullen in the County of Kildare, to the Town of Arby in the laid County, and from thence, through the Town of Stradbally, to the Town of Timoho in the Queen's County asoresiate, shall be Applied sor and towards the Kepair of the said Koad; Beginning such Kepairs at the Breen of Kilcullen, and Continuing the same Directly on, through the Town of Arby, to the Bounds of the County of Kildare; And after the said Koad, from the Green of Kilcullen to the Bounds of the County of Kildare, shall be Compleatly Amended and Kepaired, Then, and not before, the Profit Arising by the said Toll, or any such Sum or Sums of Money as shall be Borrowed on the Crevit of the said Koad, from the Bounds of the County of Kildare, to the Town of Timoho in the Queen's County only, and not elsewhere.

And he it further Enaced by the Authority aforestatd, That if any Person or Persons whatsoever, Owning, Kenting or Occupying any Land, near unto any Eurnspike to be Erected in Pursuance of this Act, shall for Gain, Keward or otherwise, Permit any Person or Persons whatsoever to Pass through any Gate, Passage or May, with any Coach, Berlin, Chariot, Calash, Chaise or Chair, Waggon, Wain, Cart, Carr or other Carriage, or Kiding or Driving any Porse, Als, Mule, or any Sort of Cattle to Avoid the Payment of the Toll, hereby Appointed to be Paid, and shall be thereof Conviced, upon Oath of One or more Witness or Witnesses, before the said Trustees, or any Five or more of them, or before One or more Justice or Justices of the Peace, for the County wherein such Offence or Offences shall be Committed, who are hereby Impowered and Kequired to Mitted, who are hereby Impowered and Kequired to

Administer such Gath, such Person or Persons shall forstit and Pap to the Trustees, Authorized to Put this Act in Execution, the Sum of Ten Shillings, to be Nevied by Distress and Sale of the Offenders Goods, by Warrant under the Pand and Seal, or under the Pands and Seals of the said Trustees, or any five or more of them, or such Justice or Justices, Kendring the Overplus to the Owner (if any be) the Charges in Taking and Disposing of the said Goods being first Deduced.

And be it further Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the said Trustees, or any five or more of them, to Erect one or more Sate or Sates, Turnspike or Turnspikes, on the Side of the said High-way or Goad, Cross any Way or Lane Leading out of the said Goad, and Coll-House or Toll-Bouses, and there to Receive and Take such Toll as is Appointed by this Act to be Taken, so as the same do not Extend to a Souble Charge, in Case of Passing through any other of the Turnspikes to be Execute by Dirtue of this Act, from the Goad Leading from the Green of Kilculen in the County of Kildare, to the Town of Athy in the same County, and from thence through the Town of Stradbally to the Town of Timoho in the Queen's-

And be it Enaced by the Authority aforesaid, That the said Trustees, or any Five or more of them, at the first Meeting, or any Succeeding Meetings, by Writing under their Hands and Seals, shall and may, Elea, Pominate and Appoint, One or more sit Person or Persons to be keceiver or keceivers, Collector or Collectors of such Money, in the Pame of such Toll or Duty, as shall be Due and Papable by Virtue of this Act; And also, One or more sit Person or Persons to be Surveyor or Surveyors, to View the Condition of the said High way or koad, and to take Care that the same be Amended and keyaired, and that the Money Arising and Expended by Virtue of this Act be duly Applied; And shall and may from Time to Time kemove such Collectors, keceivers and Surveyors, or any or either of them, as they shall see Occasion, and Appoint New Ones in Case of Veath or of such kemoval; And such Person or Persons as is or are by this Act Liable to Pay the said Toll or Outy, is and are hereby kequired to pay the same after the kates aforesaid, to the said Keceiver or keceivers, Collector or Collectors of the said Toll or Outy, in that Behalf from Time to Time Appointed as asoresaid for the keceiving the said Toll or Outy, in that Behalf from Time to Time Appointed as asoresaid for the keceivers, Collectors, Surveyor

pepoz oz Survepozs as afozefaid, Mall uvon Bath (if thereto required) befoze the said Trustees, or any Five or more of them, or before one or more Jultice or Jultices of the Peace, Kestding near the High way or fload aforetaid (which Bath luch Crustees, or any Five or more of them, or luch Justice or Justices, is and are hereby Jinpowered and Kequired to Administer) on the First Tuesday in every Month or oftner (if required) during the Continuance of this Ast, give in a True, Grast and Perfect Account in Writing under their respective Hands, of all Monies which he and they, and every or any of them, shall to such Time have kereived, Paid and Disbursed, by Virtue of this Ast, by Reason of their respective Offices, sor which Dath no Fee or Reward shall be Taken; And in Safe any Money so Received shall remain in their in Cafe any Money to Received Mall remain in their og any of their hands, the same shall be Paid to the laid Exultees, or any five or more of them, or to luch Derson or Persons as the said Trustees, or any five or more of them, shall by any Writing or Writings under their Pands and Seals, Authorize and Jinpower to Keceive the same, which thall be Disbursed and Laid out in Amending the faid High-Way of Road, according to the true Intent and Meaning of this Act, and not of therwise; And the said Trustees, or any five or more of them, to whom such Account shall be given, shall and map, out of the Money arising by the said Toll or Duty, make such Allowance to the Acceiver or Keceivers, Collettor or Collettors, and the Surveyor and Surveyors, for and in Confideration of his and their Care and Pains respectively taken in the Execution of his and their Office and Offices, and to luch other Derfon or Persons, who have been, or shall be Assisting in and about Procuring the said high way or stoad to be Amended and Acpaired, by Advancing or Laping out any Money or otherwise Kelating thereunto, as to them Chall seem Good, so as such Allowance or Allowances to such Collector or Collectors do not Annually exceed Emency Pounds, and to such Hurvepor or Surbepors any Sum not exceeding Two Shillings per Day, during such Time or Times as he or they shall be respectively Employed in the Kepair of the said Koad; And so as such Allowance or Allowances, to any other Person or Persons who shall be Employed by Virtue of this An, does not Exceed the Sum of Fisteen Pounds Pearly to each Person; And in Case the said Keceiver or Acceivers, Collector or Collectors of the asocesaid Coll or Duty, Surveyor or Surveyors, or any of them, shall not make such Account be Amended and Acpaired, by Advancing of Laping out beposs, or any of them, thall not make such Account and Payment unto such Person or Persons, according to

to the Orders and Directions of the said Trustees, or any Five or more of them, as aforesaid, that then the said Justices of the Peace at any special Sessions or Meeting of them, to be Polden for the County in which the said Acceiver, or Acceivers, Collector or Collectors, Surveyor or Surveyors, have Acced or been Employed, and made such Default as a foresaid, shall, and are hereby Required and Juppowered to make Enquiry, and finally to Determine of, and concerning such Default, as well by the Confersion of the said Parties themselves, as by the Testimony of one or more creatible Witness or Witnesses upon Dath, which Dath they are Impowered and Required to Administer without Fee or Reard; And if any Person or Persons shall be Convicted thereof by such Justices, the said Justices shall, upon such Conviction, commit the Party or Parties to the Common Goal of the County where such Othense shall be committed, there to Remain without Bail or Wainvrize, until he or they shall have made a True and Persen Account, and Payment as aforesaid.

And the better to Prevent Frauds, and the Asboiding Papment of the laid Colls, Outies of Cul-

toms.

Be it further Enacted by the Authority aforesaid, That it shall and may be Lawful to and for the said Trustees, or any Aine or More of them, to Make, Erect and Fir One or More Gate or Gates, Turn pike or Turn pikes, at or on the several and respective Goads Leading to the several fords or Passages in or through the Kiver Barrow, at and bestween the Towns and Lands of Milltowne and Magenny in the said County of Kildare, and there to Lepp, Collect and Take the several and respective Tolls, Outles or Customs aforesaid, to be Paid and Applied to the Uses, and in the Manner aforesaid.

And be it surther Enacted by the Authority aforesaid, That it shall and map be Lawful, to and for the Hurberors, and such Derson or Dersons, as he or they shall Appoint to Dig, Kaile, Gather, Take and Carry away, any Gravel, Furze, Sand, Stones or other Materials, out of any Walte or Common, of any Parish, Town, Village or Hamlet, in or near which any Founderous or kuinous Places of the said High way or koad do Lie; And for Want of Sufficient Gravel, Furze, Sand, Stones, or other Materials there, to Dig, Gather, Kaile, Take and Carry away the same out of the Waste or Common, of any Peighbouring Parish, Town, Village or Hamlet, without Paying any Ching sor the same;

And where there is not Sufficient of such Materials, in any Common or Walte Grounds near Adjoining, it shall and may be Lawful for them by Groce of the said Trustees, or any Five or more of them, to Dig, Kaile and Gather the same in the Several Grounds of any Person or Persons, not being Built upon, and not being a Garben, Grehard, Pard or Meadow, Planted Walk or Walks, or Avenue to a Pouse, where any such Materials are or may be found, and from Time to Time to Carry away such and so much thereof, as the said Surveyor or Surveyors in their respective Places, shall Adjudge Aestesary for the Amending and Repairing the said High-way or Road, Paying such Rates for such Materials, to the Owner or Occupier of the Ground, from whence the same shall be Digged, Kaised, Gathered and Carried away, as the Trustees Appointed or to be Appointed to put this Att in Grecution, shall Adjudge keasonable; And in Case of any Difference between such Owner or Occupier and the said Trustees, touching the Damage aforesaid, the Judges of Assert the nert General Asses and General Goal delivery to be Holden in the County where such Materials shall be Digged, Kailed, or Gathered, and from whence the same shall be Carried away, may and shall Adjudge, Asses and Finally Determine the same.

And be it further Enaced by the Authority aforelaid, That it shall and may be Lawful, to and for the Surveyor or Surveyors, and such Person or Persons, as he or they shall Appoint from Time to Time, to Kemove and Prevent Annopances on any Part of the said Pigh way or koad hereby Intended to be Kepaired, by Kith, Dung, Ashes, Kubbish, Water-Courses, Sinks or Drains, Kunning into the said High way or Koad, and to Cleanse any Ditch or Water-courses Adjopning to the said Koad, and to Cut down, Nop or Top any Trees or Bushes, Growing on the said High way, or in the Pedges or Banks Adjacent to the said High way, and to Take and Carry away the same; The Dwner or Occupier, Regleting to Cut down such Trees or Bushes, or to Kemove such other Annopances for the Space of Ten Days after Potice in Writing given for that Purpose, under the Pands of Five of the said Trustees, the Charges whereof shall be Kembursed, the said Trustees, the Charges whereof shall be Kembursed, the said Trees or Bushes, or to Kemove such Occupiers, Aegleting to Cut down the said Trees or Bushes, or to Kemove such other Annopances as aforesaid; And if after the Kemoval of any such Annopances, any Person or Persons, shall again Ossendin like

like kind, everp luch Person or Persons so Offending, and being thereof Conviced, upon the Gath of One or more Witness or Witnesses, before One or more Julices of the Peace for the said County where such Offence Hall be Committed, shall for every such Offence, Forseit and Pay unto the said Crustees where such Offence shall be Committed, Cen Shillings, to be Levied in Manner oforesaid.

afozelaid.

And be it further Enacted by the Authority aforelaid, That it shall and may be Lawful, to and for
the laid Surveyor or Surveyors, by Order of the laid Erustees, or any Five or more of them, to Make or
Cause to be Made, Causeways, and to Cut and Make
Drains through any Ground lying Contiguous
to the laid Roads, and to Erect Arches of Brick,
Timber or Stone thereupon; And also, to Miden
any of the Harrow Parts of the laid High-ways or
koads, by Opening, Clearing and Laying into the
laid High-way or koad, any Ground of any Person
or Persons, sying Contiguous to such High-way or
koad, not being Built upon, and not a Barden, Orchard, Pard, Planted Walk or Abenue to a
boule; And also, to cause Ditches or Trenches to be
Made in such Places, and in such Manner, as such
Surveyor or Surveyors, by the Order of the laid
Trustees, or any Five or more of them, shall Adjudge
Peccesary for the better Amending and Keeping of
the said High way or Road in good Kepair, making the said high way or Road in good Repair, making luch reasonable Satisfaction to the Owner of Occupier of such Sevind, which shall be so Laid in, or unto the said high way or Road, or through which any such Drains shall be Cut, or on which any such Arches shall be Made, for the Damages which he or then shall or man thereby Sustain, as shall be ellested and Adjudged by the nert Going Judge or Judges of Asse, or by the Justices of the Peace, or the Major Part of them, at the nert General Assessor Quarter Sessions to be Polden sor the County in which such Ground lies, which nert General Affizes of Quarter-Sessions to be Polden for the County in which such Ground lies, which shall be Laid into the said High way of Aoad, and through which any such Drain of Drains, Ditch of Ditches shall be Cut of Made, of on which such Arch of Arches shall be Created of Made, of such Causeways Made, in Case of any Disterence concerning the saint; And if any Owner of Accupier of any Water-contles, Ditch of Ditches, Uniopning to the said High way of Hoad, shall Reglect of Resule to Scour of Clean such Water-courses, and to make such Ditches so Deep, and in such Manner, as the

Surveyoz oz Surveyozs shall Adjudge Proper and Convenient, after Cight Days Potice shall be given for that Purpose, by such Surveyoz oz Surveyozs, oz such Person oz Persons as shall be Appointed by him oz them, to such Owner oz Owners, it shall and may be Lawful, to and for the Surveyoz and Surveyozs, to Set any Man or Men to Work, to Scour or Cleanse and Wake the same, and by Warrant in Writing, under the Pands and Seals of any five or more of the said Crustees, to Levy the Charge thereof moze of the laid Crustees, to Levy the Charge thereof upon the Goods or Estates of the Owner or Owners, Occupier of Occupiers of luch Water-courle, Ditch of Detches, by Diftrels and Sale of his, her or their Goods and Chattels, Kendzing the Overplus (if any be) to the

laid Owner or Occupier, after all Charges paid.
And whereas the laid high-Way or Road, Leading from the Green of Kilcullen in the County of Kildare, to the Cown of Athy in the same County, and from thence through the Cown of Stradbally to the Cown of Timoho in the Queen's County, may be considerably Shortned, and Made much more convenient for Travellers, if the same was Carried Straight, and in a Direct Line, where the same is now Crooked; For Kemedy whereof, and that all Just and Keasonable Satisfaction may be Given for the Land made like of, in Carrying such Koad Straight

as afozelaid,

Be it Enacted by the Authority aforelaid, That it shall and may be Lawful, to and for the said Trustees, or any Five or more of them, to Ascertain, Describe and Set apart such Part and Proportion of the Lands, Adjopning or Contiguous to the said Dighter or any five Map or Road, as they the said Trustees, or any Five or more of them, shall Adjudge necessary for Carrying the same Straight and in a Direct Line, Probled that no Part of the said Lands so to be Set as part, be Built on, and that the same be not Part of any Garden, Ozchard, Pard, Planted Walk, oz Avenue to a Poule, oz of a Park oz Paddock foz Deer; And the said Crustees, oz any Five oz moze of them, are hereby further Authozized and Impowered to Creat and Agree with the Owners and others, Interested in the said Hoad Straight as afozesaid, foz such Aecompence and Satisfaction to be made foz the same, out of the Colls and Ducies Arising by Dirtue of this Act, as the said Crustees, oz any Five oz moze of them, shall think Fit and Reasonable; And in Case any Person oz Persons shall Regient oz stefuse to Creat oz Agree as afozesaid, oz thzough any Disability, by non Age, Coverture oz Special Limitation 10]

tation in any Settlement or Settlements, or by flea-con of any other Impediment cannot or otherwise howseever shall stefase to Dispose of their respective Interest in such Land, as the said Crustees, or any five or more of them, shall think convenient for the Shortning of the laid Road, in every luch Cale the laid Shortning of the laid Koad, in every luch Cale the laid Truktes, or any five or more of them, are hereby Authorized and Impowered to Mue forth their Warrant or Warrants, to the Sherist or Sherists of the County, wherein luch Ground both lie, to Impaniel and Ketuen before the laid Crustees, or any five or more of them, at such Cime and Place within the said County, as shall be appointed in such Warrant or Warrants, a Sufficient Jury, who upon their Daths (which said Daths, the said Crustees, or any five or more of them, are hereby Impowered and Required to Administer) shall Inquire into the Crue and Real Value of such Ground to be Made We of and Real Value of luch Ground, to be Made use of and Real Value of such Sound, to be Made Mse of for the said Vigh Way or Road; And such Verdies or Inquisitions as shall be so found and returned by the said Jury, Alectraining the Value of such Sound, thall be final and Conclusive, as well to the said Crustees, as to the several and respective Gwners and Proprietors of such Ground, notwithstanding any such Valability or Incapacity whatsoever.

Ind sozasmuch as the Money to be so Collected, by such Keccept of the said Coll, will not at present be Sufficient so the Speedy Repairing of the said Vightnaus or Roads.

Mays of Roads,

Be it further Enacted by the Authority aforclaid, Chat the faid Crulters, or any Mine or more of them, thall and map, and are hereby Impowered, from Cime chall and map, and are hereby Impowered, from Cime to Cime, by Writing under their respective Bands and Seals, to Amign over the laid Coll or Outy hereby Granted, or any Bart thereof, the Colls and Charges whereof are to be Born and Paid out of such Coll or Ousy, for any Cerm or Cime during the Continuance of this Act, as a Security so, any Sum or Sums of Money by them to be Borrowed for that Burpose, to such Person or Persons, or their Crustees, who shall Advance or Lend the same, to Secure the Act payment thereof, with Lawful Jucerest; or less, if the same can be so had, which said Money so Borrowed, shall be Applied and Wilposed of as the Coll or Duty is by this Act to be Applied and Disposed of, and to no other life or Durplied and Dispoled of, and to no other Mic or Dur: pole whatleeper.

And be it further Enacted by the Authoricy aforelaid, That it Mall and may be Lawful to and for the said Trustees, or any Pline or more of them, from Time to Time, during the Continuance of this present Act, to

Make out Warrants og Ogders in Waiting, under their hands, Directed to the Treasurer of Receiver of the laid Tolls, Requiring him to Pap thereout, to the Person or Persons Hamed in such Warrant or Giver, their Crecutors, Administrators or Assigns, the growing Interest of the Sum of Money Mentioned in such Warrant or Order, as the same shall from Time to Time become Due, until such Time as the Principal Sum mentioned in such Warrant or Order, shall be Paid off and Discharged, at one intire Paperson. ment: Provided that no Warrant or Order to be Allned to the faid Creasurer of Receiver by Virtue of this Act,

thall be for any greater Sum than Fifty Pounds. And be it further Cnaded by the Authority aforefaid, That all and every Person or Persons, to whom such Warrant or Order Hall be given, his, her or their Crecutors or Administrators, map, by Indocements on such Orders or Acceipts. Transfer the Aight and Benefit of the Sum Mentioned in such Warrants or Orders; Which Indocements, upon Motice to the Treasurer or Acceiver of the said Tolls, and an Entry or Memorial thereof, Made in a Book to be kept for that Purpose (which the said Treasurer or Acceiver, shall upon Menuell without Charge, Fee or Acceiver, for that Purpole (which the said Treasurer or Receiver, shall, upon Kequest, without Charge, Fee or Keward, Wake accordingly, and shall, on the like Kequest, Permit to be Diewed at reasonable Pours, without Fee or Keward) shall Intitle the Indozsee or Assignee, his or her Frecutors, Administrators or Assigns, to the Sole Benefit of the Sum so Transferred or Assigned, and that the said Warrant or Greek, map in like Manner be Assigned or Transferred by such Assigner, his or her Frecutors or Administrators, and so toties quoties; And that after such Assignment, it shall not be in the Power of the Person or Persons, who made such Assignment, to make Doid, Kelease or Discharge the said Assignment, or the Sum thereby Transferred or Assigned fignment, or the Sum thereby Cransferred or Affigned. or any Part thereof.

And be it further Enacted by the Authority aforesaid. That the Creasurer of Receiver of the said Colls, Mall

That the Treasurer of Receiver of the said Tolls, shall Arithmetically Kumber all the Warrants of Orders which shall be Siven of Delivered out, in Pursuance of this Act, as they shall be Delivered out, Commensing by Aumber One, and so Continuing the Kumbers till the Whole be Arithmetically Kumbered. And he it surther Chacked by the Authority aforessaid, That the several Tolls and Outies hereby made papable, shall be Applied and Paid to the Discharge of the Juterest of so much Money as shall be Boxrowed in Bursuance of this Act, and towards sepairing the said Koads, and that all the Surplus of the

the said Colls and Duties hereby made Papable, over and above what shall be Sufficient to Discharge the said Interest and kepair the said Koads, shall be Applied in Discharge of the Principal Money so Borrowed, in the Manner hereinaster Mentioned, (Viz.) That when, and as often as such Surplus Received by the said Treasurer or keceiver, shall Amount to the Sum of Two hundred Pounds, then the said Treasurer or keceiver shall cause the then the faid Treasurer of Receiver, shall cause the Mumber of all the Warrants of Orders which shall be Muet and Delivered out, in Pursuance of this Act, and the Hums therein Contained, to be Written on seeperal Tickets of Pieces of Parchment, and to be Kolled and Sealed up, and put into a Bor of Urn, and well Mired together, and an Indistrent Person to be Appointed by the said Trustees, of any Five of more of them, shall Publickly, between the Pours of Ten and Twelve in the Forenoon of a Ban to be high the said Twelve in the Fozenoon of a Day, to be by the said Trustees of Acceiver Publickly Advertised in the Trustees of Keceiver Publickly Advertised in the Dublin Gazette, for that Purpose, at least Twenty Days before, at the Cown of Athy, Draw out of such Bor or Urn, as many of the said Tickets or Pieces of Parchinent, as the Sums therein Contained shall Amount to the said Sum of Two hundred Pounds, and the Person or Persons, the Rumber of whose Warrants or Orders shall be so Drawn, his or their Crecutors, Administrators or Assigns, shall, within Twenty Days after the said Warrants or Orders shall be Drawn, be Paid by the said Treasurer or Keceiver, the Principal Sums to him or them respectively Due, with the Juterest sor the same till Paid, and shall, upon Payment thereof, Deliver up his and Mall, upon Payment thereof, Beliver up his and their feberal and respective Marrants of Orders. to the faid Treasurer, of feceiver to be Cancelled, which he is hereby Required to Cancel accordingly; And the Interest Papable by Virtue of such Warrants or Greek, shalf Cease, from the Expiration of Ewenty Days, to be Accounted from the Day of Drawing the said Cickets or Pieces of Parchment.

And be it further Enacted by the Authority aforesaid, That every Person Chargeable by any Law now in Best

ing towards the Kepairing the said Digh-way or Road, thall Pearly, during the Continuance of this Act, Do and Perform two Days of that Work commonly called The Statute-Work, which is Appointed by the Laws now in Being foz the Amending of the high ways in this kingdom, in such Manner, Place and Places being Part of the High way hereby Intended to be Kezpaired, and at such Time as the Surveyoz oz Surveyozs to be Appointed by Virtue of this Act, thall by Writing

Mitting under his or their band or bands, from Time to Cime Order and Direct, and Mall not be again Chargeable for the lame by any Survepozor Survepors of the respective Parishes, or any Person whatseever, and also, that the respective Surveyoror Surveyors for the Time being, of all and every Parish and Parishes, in which the said Digh wap and Road intended to be Repaired by this Act spe, shall Pearly, and every Pear, within Four Days after Request made to him of them, by the Surveyor of Surveyors for the Time being Appointed by Dirtue of this Act, give a List of an Account in Priting under his of their Pands, of the Pame of Pannes of all and every Person of Persons in the said respective. Persons in the said respective Parish or Parishes, who are by the Laws now in Force Chargeable towards the Repairing of the high-ways of the faid respective Parishes, and what he or then is or are Chargeable with respectively, for and towards the same to the Surveyors durveyors Appointed, or to be Appointed, by Dirtue of this Act; And that the Surveyor or Surveyors of the said Parishes shall within Chree Days next after Potice Given by the said Surveyor or Surveyors Appointed by this Act, of the Time when, and how many of the said Persons so Chargeable as aforesaid, he or they would have to do the said Two Days Work in and upon the said Koad to be Kevaired by this Act, either Summon, or Road to be Repaired by this Act, either Summon, or Bibe Bublick Motice thereof, to the faid Person or Person fons to Chargeable as aforefaid; And if any Surveys of our beposs of the lain Parishes respectively, Mall Reglect oz Refuse to do as thep are hereby Directed and Reglet or Ketule to do as they are hereby Directed and Kequired, he or they, for every Offence, shall forfeit and Pay the Sum of Forty Shillings; And if any Person or Persons keeping a Team, Cart, Cart or other Carriage, and Chargeable towards the Keyaring of the high ways as aforesaid, shall Reglet or Kefuse to Do and Personn the said Two Days Work in the said Digh way by this Act Intended to be Kepaired, after such Summons or Publick Potice shall be given as aforesaid, he or they respectively shall Forset and Ban the Sum of Five Shillings for each Forfeit and Pay the Sum of Five Shillings for each of the faid Two Days Work, luch Derfon of Persons keeping a Ceam, Cart, Carr or other Carriage, Mall make Default ; And if any Labourer of other Person fo Chargeable towards the Kepairing of the Digh-ways of the laid Parishes, shall at any Time Reglect of Refuse after luch Summons or Publick Potice Given as afozelaid, to Do and Perform the laid Two Baps Mork in the said high way by this Act intended to be Aepaired, he or they shall respectively forfeit and 10 3

Pay the Sum of One Shilling for each of the laid Two Dans luch Labourer og other Person og Persons thall make Default; All which Penalties and Fogfei tures by this 21 Impoled, Mall be Levied and Recovered by Diftress and Sale of any of the Offenders Goods and Chattels, by Marrant of Marrants under the Pands and Seals of the laid Crustees, or ann Five or more of them, upon the Information of one or more Credible Witness or Mitnesses upon Oath, which Oath the laid Trultees, or any five or more of them, are hereby Impowered and Kequired to Administer, and the laid Forfeitures and Penalties before mentioned when Recovered, after rendering the Overplus (if anp be) to the Party of Parties whole Goods of Chattels ihall be lo Diftrained (the Charges of fuch Diftres and Sale being first Deducted Mall go to, and be Applied for and towards amending the faid high-wap Intended by this Act to be Kepaired, in like Manner as the Coll Intended by this Act is to go and be Ap-

plied. Provided always, That in Cafe there shall be more than one Sate of Turnspike in, crofs of on the Side of the laid high-way of Road between the laid Green of Kilcullen in the County of Kildare, to the Cown of Athy in the same County, and from thence through the Cown of Stradballyto the Cown of simoho in the Queen's. County, no Person or Bersons, having Paid the Coll or Duty at the first Sate or Curn pike through which such Person or Persons shall Pals, and Producing a Pote or Cicket, that the said Toll or Durty was Paid (which Pote or Cicket, the said Toll or Trever or Keceivers, Collector or Collectors, is and are hereby kequired to Give Gratis) shall be Liable to Pap any Toll or Duty at any other of the said Gates or Turnspikes, upon the said Pigh-way or Koad, such Person or Persons Delivering the said Pote or Ticket to the said Keceiver or Keceivers, Collector or Collectors of the said Keceiver or Collector or Collectors of the said Toll or Duty at the lettor or Collettors of the laid Coll or Dutp at the Latter Gate or Curn pike the same Day; Und no Natter Bate or Turnspike the same Dap; And no Person or Persons, having Occasion to Pals the Place or Places where the Toll or Duty is Taken, who shall keturn the same Day upon or with the same Dorse, Mare, Gelding. Als, Mule, Cattle, Coach, Charriot, Berlin, Chaise, Chair, Calash, Waggon, Cart, Car or other Carriage, shall be Liable or Compellable the same Day to Pay the said Toll or Duty, more than Once on the same Road.

And sor Preventing Frauds and Abuses in the said Toll or Duty,

Be it Enaced by the Authority aforesaid, That if any Person or Persons, having Paid the Toll or Dury by this Act Granted and made Papable, and having such Pote or Ticket, Potes or Tickets, as here by Directed, shall Give or Dispose of the same to any Person or Persons, in Order to Avoid the Payment of the said Toll or Duty, Every such Person Giving, Disposing or Offering, and the Person Receiving such Pote or Ticket, Potes or Tickets, and being thereof Convicted, upon the Oath of One or More Witness or Witnessed, upon the Oath of One or More Witness or Mitnesses, before the said Trustees or any Five or more of them, or before any One or More Justice or Justices of the Prace sor the County wherein such Offence or Offences shall be Committed (which Oath, the said Trustees, and the said Justice or Justices, are hereby Impowered to Administer) shall respectively forfeit and Day the Sum of Ten Shillings, to be Levied, Recovered and Disposed of, as any other Penalty or Forfeiture is Directed to be Levied, Recovered and Disposed of, by this Act.

Provided always, And it is hereby Declared Chat, during the Continuance of this Act, all Coathes, and Pallengers on Horse back, thall Pals and the pals, Collefree, on the Day or Days on which there thall be an Election for knight or knights of the Shire for the said Countries of Kildare or Queen's-Country, or for any Burgels to Serve in Parliament for any Boroughs in the said Countries respectively; Any Thing herein Contained to the Contrary notwithstanding

And be it further Enacted by the Authority afore-laid, Chat—the laid Trustees, or any Five or More of them, may, and are hereby Impowered, from Time to Time, as they shall see Convenient or think fit, to Compound or Agree by the Pear, or Otherwise, with any Person or Persons using to Cravel through the Turn-pike or Turn-pikes to be Erected, with any Milch-Cows, Porse, Mare or Gelding. As or Mule, or with any Coach, Berlin, Calash, Chaise, Chair, Waggon, Cart, Carr, or other Carriage, for any Sum or Sums of Money, to be Paid Quarterly, from Time to Time, after such Agreement shall be Made.

Provided also, And it is hereby Declared, That no Person shall be Charged with any of the Tolls or Duties asoresaid, who shall Pals through any of the Turn pikes to be Created by this Act, who shall Carry any Quantity of Stones, Gravel, or other Materials sor Repairing the said Road, or any of the Roads in the Parishes in which the same do Lie, or in any of the Peighbouring Parishes;

Mor thall any Person or Persons be Chargeable with the said Coll or Duty for any Carts, Cars or Waggons Loaded with Corn in the Straw only; Nor so, any Ploughs, Parrows, or other Implements of Pusbandry, in Order to the Using or he pairing of the same, in the several Parishes in which the said Pigh way or hoad hereby Intended to be kepaired do Lie; Mor thall any Coll or Duty be Demanded or Caken at any of the Turn-pikes to be Created, so, any Porte, Mare, Gelding, Ass, or Mule, or other Cattle Boing to Water, or so, any Post Porte carrying the Mail or Packet, or so, surp Post Porte as is or shall be Used only to kide on by the Owner or Oriver of any Waggon, Cart or Carriage, Provided such Porte Pals through the said Curn-pike or Curn-pikes with such Waggon, Cart or Carriage, Provided such Portes of Soldiers Palsing that are upon their March, or so, Waggons, Carts, Cars, or other Carriages Attending them, or so, Portes, Waggons, Carts, Cars, or other Carriages, Cravelling with Pagrants sent by Passes, or with Prisoners Cransmitted from one Part of the Lingdom to another.

And be it further Enacted by the Authority aforesaid, That the Toll or Duty hereby Granted, thall take Place and have Continuance from and after the Tenth Dan of April, One thousand seven hundred and thirty six, for and during the Term of Forty One

Pears.

Provided nevertheles, That if, at any Time before the Expiration of the laid Term of Forty one Bears all Parts of the laid Koad shall be sufficiently Amended and Kepaired, and so Adjudged by the Majority of the Trustees Appointed, or hereafter to be Chosen by Virtue of this Ax, by an Adjudication Made, and Ke papment of such Money as shall have been Advanced or Borrowed, with Interest for the same, and the Colls and Charges thereof, the said Colls and Duties shall Cease and Determine; Any Thing herein Contained to the Contrary notwiths standing.

And be it further Enacted by the Authority aforelaid, That for the Continuing of a Sufficient Rumber of able Persons to be Trustees, for putting in Erecution all and every the Powers in this Act Contained, for and during the Continuance thereof, it shall and may be Lawful, to and for the said Trustees, or any fine or more of them, upon the Death of any of the said Trustees, or their Kemobal or Kefusing Refusing to Act in the laid Crust, from Cime to Cime, and at all Cimes hereafter, during the Cerm aforesaid, to Clear, Mominate and Appoint, in the Room of such Crustee or Crustees, to Deceased, Removed or Refusing to act, another sit and able Person, or so many more sit and able Persons, Living in the said Country of Kildare and Queen's Country, to be Joined with the said Crustees, in the Crecution of all and epith the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowers in them Benosed by Direction of the Bower and Bowe every the Power and Powers in them Repoled, by Dirtue of this Att; And all and every Person or Persons, to to be Chosen Exultee or Eruftees, to Join in putting this Aut in Gregution, as they are herein befoze Qualifi of to do, shall and may, and are hereby Impowered, to act to all Incents and Purpoles, in as Full, Large and Uniple Manner, as the said Exustees are by this Ar Impowered to do, and so, Tories quoties, as often as Decasion shall Acquire:

And be it surther Enacted by the Authority afore said. That the said Exustees, or any fitteen or more of them, shall Meet at Athy in the Country of Kildare, on the Second Monday in the Month of April pert. And the

the Second Monday in the Month of April nert; And the law Erustees Mall then Adjourn themselves, and laid Crustees shall then Adjourn themselves, and afterwards Meet there, or at any other Place or Places near the said Dightway or soad, to be sepaired, as the said Crustees, or any five or more of them shall think Proper and Convenient, as often as it shall be Pecesiary for the putting this Act in Crecution; And if it shall happen, that there shall not Appear at any Meeting which shall be appointed to be Pad or Held by the said Crustees, a Sussicient Rumber of Crustees to Act at such Meeting, and to Adjourn to any other Day, then, and in such Case, the Clerk of the said Crustees, by Potice in Writing, to be Affired at the respective Hates or Curnspikes, at least Cen Days before the next Meeting, shall Appoint the said Crustees to Meet at the Poule where the Meeting of the said Crustees was last Appointed to be Pad, or at some other Convenient House near the said koad, on that Day Fortnight ent Poule near the laid Road, on that Day Fortnight upon which such last Meeting of the laid Crustees was Appointed to have been Deld; And that the faid Truftees, at their first Meeting, and at all other Subles quent Meetings, thall Defrap their own Charges and Erpences.

Provided always, and he it further Enacted by the Authority aforesaid. That no Person or Persons Appointed, or to be Appointed by this Act, a Trustee or Trustees for putting this Act in Execution, shall Pave or Accept of any Place of Profit arising out of, or by Kealon of the Coll or Duty by this Act laid or [10] H granted :

granted; But luch Derlon og Perlons Mall be incapable from the Time of Accepting and Continuing to Enjoy

granted; But luch Petion of Petions shall be incapable from the Time of Accepting and Continuing to Enjoy such Place of Prosit, of Auing as a Trustee.

And be it further Enaced by the Authority asore said, That is any Hull be Commenced against any Petion or Petions for any Thing done in Purfuance of this Act, that in every such Case the Aution shall be Laid in the said County of Kildare or Queen's County, and not elsewhere, and the Defendant or Defendants in such Aution or Autions so to be brought, may plead the General Mue, and give this Aut and the Hereupon, and that the same was done in Pursuante, and by the Authority of this Aut, and if it shall Appear so to be done, or such Aution or Actions shall be brought in any other County, that then the Jury shall find sor the Defendant or Defendants, and upon such Dervict, or if the Plaintiff shall be Ponsuited, or Discontinue his Aution, after the Defendant or Defendants shall have Appeared, or if on any Demurrer Judgment shall be given against the Plaintiff, the Defendant or Defendants shall and may Recover Treble Costs, and have the like Remedy sor the same as any Defendant or Defendants shall and may herover Treble Costs, and have the like Remedy for the same as any Defendant or Defendants shall or have the site same hath or have in any other Cases by Law.

And be it surther Enaced by the Authority afore.

And be it further Enacted by the Authority afores faid, That this Act shall be Deemed, Adjudged and Taken to be a Publick Act, and be Judicially taken Potice of as such by all Judges, Justices and other Persons whatsoever, without specially Plead

ing the same.

CHAP. XXIV.

An Act to Explain, Amend, and Make more Effectual, an Act, Intituled, An Act for Repairing the Road Leading from the Town of Kilcullen in the County of Kildare, to the City of Kilkenny.

When cot the Aeign of Dis Dresent Majesty king George the Second, Intituled, An Act for Repairing the Road leading from the Town of Kilcullen in the County of Kildare, to the City of Kilkenny, several Tolls and Duties were Granted and made Papable for Repairing the said Road, which said Ut was to Commence from the First Day of May, in the Pear of our Lord, One thousand seven hundred and thirty two, and from thence to Continue in Force during the Term of Twenty One Pears.

And whereas the Trustees appointed to put the said Ut in Execution, have Borrowed the Sum of two thousand six hundred Pounds on the Credit theresof, which is still unpaid, and have Applied the same, together with the Tolls Tollexed by Dirtue of the said Ut, in Amending that Part of the said Road which leads from the said Town of Kilcullen to Laughlin-Bridge, and great Progress hath been made in Res

lin-Bridge, and great Progress hath been made in Repairing thereof

And whereas by a Clause in the said At it is Ensatted, That from and after the said Road from the said Town of Kilcullen to Laughlin-Bridge shall be compleatly Amended and Repaired, that then, and not before, the Profits arising by the said Toll, or any Sum or Sums of Money which shall be Borrowed on the Credit of the said Toll, shall be Applied towards rowed on the Credit of the laid Toll, shall be Applied towards Repairing the Road leading from Laughlin-Bridge to the City of Kilkenny; which is adjudged a very great Anconvenience to the Inhabitants of the County of the Cisty of Kilkenny and County of Kilkenny, who frequents in Travel the said Road, and Papthe said Toll, without any Pope of Prospect of having the said Road Repaired, by Reason the Toll collected by the said Act proves Insufficient, either to pap the said Principal Sum of Two Chouland Six hundred Pounds so borrowed, or the Interest thereof, or to Repair and Amend that Part of the said Goad which leads from the said Cown of Kilcullen to Laughlin-Bridge.

And whereas a great Part of that Part of the said hoad which leads from the Town of Catherlough in the Country of Catherlough, to the City of Kilkenny, by reason of the Depth and Pature of the Soil, and the great Scarcity of Materials to Repair and Amend the said, and the Hength and Extent of the said Koad from the said Cown of Kilkenny of Kilkenny cannot be sensited and company said City of Kilkenny cannot be sensited and company said City of Kilkenny cannot be sensited and company said City of Kilkenny cannot be sensited and company said compa Kilkenny, cannot be Cepaired and sufficiently Amended by the Colls and Duties made papable by the faid Act, but that it is of Absolute Pecenity, in Ogder to Repair and Amend the same Effectually, that the said Road from the said Cown of Catherlough to the City of Kilkenny, he erected into a Separate and Distinct Eurn pike, so as that a Toll be Collected and Mecterned on that Bart of the laid Goad, Separated and Distinct from the Toll Collected or Acceived on the other Part of the said Goad, which Leads from the said Cown of Kilcullen to the said Cown of Cather-

De it Enacted by the king's Molt Excellent Majelty, by and with the Advice and Consent of the North Spritual and Temporal, and Commons in this prefent Parliament Assembled, and by the Authority of the same, That the said Att, made in the fifth Pear of the Keign of his Present Majelty king George the Second, and all and every the Authorities, Powers, Articles, kules, Penalties and Clauses there in Contained (except the herein beforeseited Clause, and what are hereby Altered) shall be of full Foote and Cifen, and shall Continue and be Executed from and after the Expiration of the said Term of Twenty one Pears, so, and during the surther Term of and after the Expiration of the laid Term of Twenty one Pears, for and during the further Term of Twenty four Pears, and from thence to the End of the then nert Senion of Parliament, for the Intents and Purpoles in the laid At, and hereafter mentioned, as if the lame Powers and Authority Granted and Siven by the laid At, were herein again Kepeated, and Kepenated in the Body of this present At; Any Thing in the former At Contained to the Contrary hereof notwithstanding.

And he it Enaced by the Authority aforesaid, That the Bersons herein after Named, and Kone other.

the Persons herein after Named, and None other, shall be the Trustees so: Putting the said somer 2100, and this Present Act, in Execution, so: and as Concerning that Part of the said soad, which Leads from the Town of Kilcullen to the said Cown of Catherlough; That is to say, The Most Reverend the Lord Archebishop of Dublin so: the Time being, the Right Polynoperson.

nourable

nourable Robert Carl of Kildare, the Kight Honourable Henry Earl of Thomond, the Right Denourable Joshua Lord Discount Allen, the Right Pondutable Brabazon Lord Discount Duncannon, the Right Reverend the Lord Bishop of Kildare for the Time being, the Right Reverend the Lord Bishop of Leighlin and Ferns for the Time being, the Right Pondurable the Lord Chief Baron Marlay, the Right Pondurable Richard Tighe Csquire, the Right Pondurable Thomas Carter Esquire, the Landurable Richard Allen Fourte the Bonourable the Ponourable Richard Allen Equire, the Ponourable William Ponsonby Esquire, Sir Walter Burrowes Dixon Baronet, Sir Richard Butler Baronet, Sir Warren Crosby Baronet, Maurice Keating, Walter Bagnall, Edward Stratford, John Stratford, John Bourke, Richard Vincent, Robert Burton, John Beauchamp, Thomas Trotter, Richard Wolfeley, Burton, John Beauchamp, Thomas Trotter, Richard Wolleley, John Rotchfort, Philip Doyne, Cæsar Colclough, James Hamilton, Richard Henry Keating, Thomas Burgh, Thomas Keating, Robert Harman, Benjamin Burton, Joshua Paul Senioz, Henry Bunbury, Benjamin Bunbury, Robert Meredith, George Warren, William Warren, Richard Nuttall, Francis Annesley, Henry Dickson Senioz, Henry Dickson Junioz, Garret Wall, Ross Fox, Thomas Ash, George Graydon, Joseph Fish, Maurice Keating Junioz, William Brown, John Sherigley, William Beasily, Arundel Best, William Tighe, Joshua Paul Junioz, Robert Doyne, Arthur Weldon, William Cooper, Achilles Columbine, Francis Burton, Richard Grantham, Philip Bernard Junioz bine, Francis Burton, Richard Grantham, Philip Bernard Junion, Murrough Graydon, James Medlicott, William Reves, Robert Brown, Michael Lewis, Robert Percy, James Carroll, Philip Bernard Senion, John Hardy, Clouires, the Keverend William Bushell, the Keverend William Bushell Will berend Thomas Thompson, Clerks; Abel Strettle. Henry Fullard, Charles Braddock, John Mason, Thomas Gates, Thomas Higginbottom, William Cooper, Francis Lewis, Alexander Sparrow, John Cheney, Charles Fleetwood, Graham Bradford, John Jackson, Cornelius Wyer, John Bennett, William Alcock, Thomas Boakes, Robert Fisher, Henry Nuttall, Theobald Bourke, Benjamin Fish, Henry Rafter, Samuel Alcock, John Medlicott, Thomas Cooper and Francis Gates, Gentle men; And that the Persons herein after Named, and none other, to be the Trustees so; Putting the said Former Act, and this Present Act in Execution so; and as Concerning that Part of the said Goad, which Leads from the said Cown of Catherlough to the City of Kilkenny; That is to fap, The Most Respected the Lord Archbingop of Dublin, the Right Bonourable Henry Carl of Thomond, the Kight Bonours able Richard Lord Discount Mountgarret, the Aight Dos nourable Johna Loid Discount Allen, the Kight bos nourable Brabazon Lord Viscount Duncannon, the Kight Ponourable John Lord Baron Desart, the Kight 10] 11

the Time being, the Right Reverend the Lord Bishop of Offory for the Time being, the Right Reverend the Lord Bishop of Offory for the Time being, the Right Honourable James Tynte Esquire, the Right Honourable Richard Tighe Esquire, the Honourable William Ponsonby Esquire, and the Honourable Henry Ponsonby Esquire, and the Honourable Henry Ponsonby Esquire, Sir Richard Butler Baronet, Sir William Fownes Basionet, Sir William Vigors Burdet Baronet, Patrick Wemys, William Gore, Robert Burton, John Beauchamp, Thomas Trotter, Richard Wolseley, James Hamilton, John Rochfort, William Tighe, Philip Doyne, Cæsar Colclough, John Maxwell, John Blunden, Richard Dawson, Harvey Morris, Edward Deane, Warden Flood, Henry Wemys, Henry Egar, David Cheagneau, Edward Wolfe, William Wall, Luke Gardiner, Nicholas Aylward, Richard St. George, George St. George, Francis North, Francis Morris, Walter Bagnall, Benjamin Burton, Philip Ber-Reverend the Lord Bission of Leighlin and Ferns for Francis Morris, Walter Bagnall, Benjamin Burton, Philip Bernard Senioz, Franks Bernard, Joseph Bernard, George Hartpole, William Brown, Joshua Paul Junioz, John Stewart, Edward Hill, Thomas Vigors, Denny Cuffe, William Bunbury, Thomas Bunbury, William Bernard, Michael Barry, Arthur Buth; Edward Warren, Charles Sandford, Buckley Butler, James Myhill, Robert Myhill, Samuel Mathewa, Joseph Kelly, Amica hill, Robert Myhill, Samuel Mathews, Joseph Kelly, Amias Bush, William Warren, John Ball, Christopher Hewetson, John Flood, Theobald Purcell, Charles Bernard, Esquires, the Restrend M2. Nicholas Milley, the Renerend M2. Charles Harrop, the Reverend M2. Michael Nelson, the Reverend M2. Bartholomew Vigors, Clerks, Richard Butler Mapoz of Kilkenny, Anthony Blunt, Arthur Helsham, Thomas Butler, Edward Evans, Algernoon Warren, Henry Evans, Robert Shervington, Albermen. Thomas Dillon, Thomas Cooper. Henry Vington, Aldermen, Thomas Dillon, Thomas Cooper, Henry Symmons, Benjamin Bunbury, Francis Lodge, William Evans Morris, John Birch, Henry Rudkins, Elan Mossom, Hugh Warren, Edward Hunt and John Eaton, Gentlemen, the Renestend 1922. Richard Beauchamp, William Brereton, Benjamin Beauchamp, Henry Colclough, Stephen Deane, Richard Elliot, Edward Eustace, John Hardy, Csquires, the Reverend 1922. Michael Mills, Thomas Crutchley, Samuel Watson, John Perkins, Thomas Duckett, Edward Cooper, Thomas White, Barthalman, Martin, Paragraph Lake Hammen, 2012. tholomew Newton, Thomas Bernard, John Hammon and Lawtence Nolan, Gentlemen; And that the said Crustees
herein-before Pamed stall be severally and respectively Invested with all the Powers and Authorities
in the said Former Act, and this Present Act, Given
and Enacted, to all Intents and Durposes, with Separate Powers to Erect Turn-pikes, and to Receive
Separate and Distinct Tolls, and to Elect, Pominate. Annoint and Remove Separate Receivers Colnate, Appoint and Kemove Separate Keceivers, Col-lectors, Overseers, and other Officers, Pursuant to the Power Granted in and by the faid Former Act; And in Cale any of the laid respective Trustees Mamed and Ap-

pointed as afozelaid, who, by Dirtue of this Prefent Act, thall be Trustees for or Concerning the said Road Leading from Kilcullen to the faid Cown of Cather-Leading from kilcullen to the laid Cown of Catherlough, shall happen to Die or Refuse to Act, That then it shall and may be Lawful to and for any five or More of the said Crustees, severally and respectively, According to their several and respective Divisions, During the Continuance of the said Former Act, and this Present Act, to Elect and Appoint, in the Koom of such Person or Persons so Deceased or Refusing to Act, so many more fit and Able Persons to be Joined with them respectively in the Erecution of the said Former and this Present Act; And all and every Person and Persons so respectively Elected and Appointed shall and may, and are hereby respectively pointed, Mall and may, and are hereby respectively Impowered to Act, to all Intents and Purpoles, as

Impowered to Act, to all Intents and Durpoles, as the laid Trustees, by the Former or this Present Act, are Impowered to Do, and so, toties quoties, as often as there shall be Occasion respectively.

And he it Enaced by the Authority asoresaid, That the said Trustees, or any five or more of them respectively, in their and each of their respective Diputions, or such Person or Persons as shall be by any five or more of them, respectively Authorized and Appointed, shall and may, from and after the first Day of May, One thousand seven hundred and thirty six, sor and during the Continuance of the said former and this present Act, Take and seceive respectively, in Lieu of the Tolls and Duties to be Collected by Virtue of the somer Act, the respective Tolls and Duties following (that is to say) for every Coach, and Duties following (that is to lap) forevery Coach, Berlin, Chariot, Calash, Chaise, or Chair, Drawn-by Sir Horses, Geldings or Mares, the Sum of One Shilling and Sir Pence; For every Coach, Verlin, Chariot, Chaise, Calash or Chair, Orawn by Four Bogles, Geldings og Marcs, the Sum of One Shilling; For every Coach, Berlin, Chariot, Calash, Chaile of Chair, Drawn by Two Portes, Geldings or Mares, the Sum of Eight Pence; For every Waggon, Wain, Cart or Carriage with Four Pheels, the Sum of Ten Shillings; For every Wain, Cart or Carriage, with Two Wheels, Orawn by Two Portes, Mares, Geldings, Alles or Mules, the Sum of Four Pence; For every Wain, Cart or Carriage, with two Pheels, Orawn with Three or more Portes, Mares, Geldings, Alles or Mules, the Sum of Four Pence; For every Wain, Cart or Carriage, with two Pheels, Orawn with Three or more Portes, Mares, Geldings, Alles or Mules, the Sum of Two Shillings and Sir Pence; For every Carriage commonly called a Chair or Chaile. For every Carriage commonly called a Chair or Chaile, with One Porte, Mare or Gelding, the Sum of Four Pence; For every Carr or other Carriage, having but One Pogle, Mare of Gelding, the Sum of One Bennp

: Tings

Half-Penny, ercepo Carrs, oz other Carriages Loaden with Eurf only and Drawn by One Porle, Gelding, Mare, Als or Ande, which are hereby excepted from a np of the Colls Charged op this Act; for every horse, Mare, Gelding, Mule or Als, with any Person Kiding thereon, the Sum of One Penny Dalk Penny; for every horse, Mare, Gelding, Als or Mule, Laden or Unladen, and not Brawing, nor having any Person Kiding thereon, the Sum of One Penny; for every Drove of Oven, Cows or Reat Cattle, the Sum of One Shifting and Cight Pence per Score, and so in Proportion for any Greater or Lester Humber; for every Orane of Hoggs, Calves, Sheep, Goats or Lambs, the Sum of Tem Pence per Score, and so in Proportion for any Greater or Lester Rumber; Which said respective Sum and Sums of Money, shall be Demanded and Caken respectively in the Name of, or as a respective Toll or Colls, and the Money to be np of the Tolls Charged by this Ala; for every horse, as a respective Toll or Tolls, and the Money to be thereby Kailed and Collected, is and Mall be refpenives ly Pelted in the laid respective Trustees, that is to say, such Sum and Sums of Money, as shall be Collected and kailed at the Turn pikes, Erected and to be Erected, from Kilcullen to Catherlough aforesaid, shall be Dested in the Crustees for the same, Subject and Liable to the Payment of the said Sum of Two thousand six hunbred Due and growing Due from the same, and Interest Due and growing Due from the same, and such further Sum and Sums of Ponep, as hereafter shall and map be Borrowed for the life of the said Road, and towards Kepairing the fame; And luch Sum of Sums of Money as thall be Collected and Kailed at the Cutnepikes Grented and to he Greated from Gatherlough to Kilkenny aforelaid, Mall he Debed in the Crustees for the same, Subject and Liable to the Papment of the said Sum of Ewo thoussand six hundred Pounds, and Interest Due and growing Due for the same; And such further Sum and Sums of Money, and the Interest thereof, as shall hereafter be Kailed and Borrowed for the Mie of, and for and towards Repairing the same; And the said respective Colls and every Part thereof, thall be Applied and Dupoled of, to and for the several Mies, Intents and Purpoles, and in such Manner as by the said former Act, and herein before is Mentioned and Declared; and the laid respenive Crustees, or any five or more of them, are hereby respenively Impowered by themsetves, or any Person or Persons by them there-unto respectively Authorized as asocesaid, to Levy the said Colls by this Act Charged and Appointed to be Collected and ficceibed. dunish the 10 mines of 1 is

And be it further Enacted by the Authority aforefaid, That it shall and may be Lawful to and for the said respective Trustees, or any Eleven or more of them, at any Meeting or Board, and not otherwise, from Time to Time, during the Continuance of the said former and this present Act, to Make out Warrants or Dr. ders in Witting, under their respective hands, Directed to the Treasurer of Acceiver of the said Tolls, thereby Kequiring him to Pap thereout, to the Per-con or Persons Pamed in such Warrant or Geber, their Crecutors, Administrators or Assigns, the growing Interest of the Sum of Money Mentioned in such Warrant of Order, as the same shall from Time to Time become Due, until such Time as the Principal Sum mentioned in such Warrant of Order, Mall be Paid off, and Discharged, at one Intire Pap ment: Provided that no Warrant or Order to be Illued to the faid Treasurer of Receiver by Virtue of this Act, shall be for any greater Sum than the Principal

Sum of Fifty Pounds.

And be it further Enacted by the Authority aforestaid, That all and every Person or Persons, to whom such Warrants or Orders shall be given, his or their Erecutors or Administrators, map, by Indocements of such Warrants or Orders or Receipts, Transfer the Kight and Benefit of the Sum Mentionsed in such Warrants or Orders; Which Indocsements, upon Potice to the Treasurer or Receiver of the said Tolls, and an Entry or Memorial thereof. Colls, and an Entry or Memorial thereof, Made in a Book or Books to be kept for that Purpose (which the said Creasurer or Keceiver, shall, upon Kequelt, without Charge, fee or Keward, Make accordingly, and shall, upon Kequest of any Person or Persons, Permit the same to be Diewed at reasonable Hours, without fee or Keward) Mall Intitle the Indocsee or Alfignee, his or her Executors, Administrators or Alfigns, to the Sole Benefit of the Sum so Cransfer red or Affigned, and the said Warrant or Deder, map in like Manner be Affigned and Cransferred by such Assignee, his or her Executors or Administrators, and so totics quoties; And that after such Assignment, it shall not be in the Power of the Person or Persons, who made such Assignment or Indorsement, to make Poid, kelease and Discharge the said Assignment, or the Sum thereby Transferred or Assigned, or any Part thereof.

And be it further Enacted by the Authority aforefaid, That the respective Treasurer or Receiver of the said Tolls, shall Arithmetically Number all the War-IO III

bered out, Commencing by Humber One, and so Constinuing the Aumbers till the Whole be Arithmetically

Bumbered.

And be it further Enacted by the Authority aforesaid, Chat the several and respective Colls and Duties here by made Papable so; the Turn-pikes Cretted and to be Evented, from Kilcullen to Catherlough, thall be Applied and Paid to the Discharge of the Juterest of One Moiety of the said Sum of Two thousand six humbred Pounds, and of such Other or further Sum or Sums as shall be hereaster Borrowed so; the life of that Part of the said koad, and towards the kepairing of the same; As also, that the several and respective Colls and Duties hereby made Papable so; the Turn-pikes Grened, and to be Evented, from the Town of Catherlough to Kilkenny, shall be Applied and Paid to the Discharge of the Interest of the other, Moiety of the said Sum of Two thousand six hundred Pounds, and That the several and respective Tolls and Duties here Discharge of the Interest of the other, Moietp of the said Sum of Two thousand six hundred Pounds, and of such Sum and Sums of Money as shall be here after Borrowed for the Me of that Part of the said Goad, and towards Kepairing of the same; And that all the Surplus of the said Tolls and Duties here by made Papable, over and above what shall be Sussicient to Discharge the said Interest, and the several Salaries Papable pursuant to this and the said somethat, and kepair the said Koad, and keep the same in Good Other and Kepair, from Time to Time, shall be Applied respectively as asocially, towards the Discharge of the said Oxincival Sum of Ewo thousand tharge of the laid Principal Sum of Two thousand fir hundred Pounds as afortsaid, and towards the Discharge of such other and further Sums, as shall here. after be Borrowed as aforesaid, in Manner hereafter Mentioned, (Viz.) That when, and as often as luch Sur; plus Received by the faid respective Treasurer of fies plus Keceived by the laid respective Treasurer of Kesceiver, shall Amount to the Sum of Two hundred Pounds, then the said respective Treasurer of Kesceiver, shall cause the Rumber of all the Warrants of Orders which shall be respectively Issued of Deslivered out, in Pursuance of this Act, and the Sum therein Contained, to be Written on several Tickets of Pieces of Parchment, and to be Kolled and Sealed up, and put into a Bor of Urn, and well Wired together, and an Indissevent Person shall Publickly, between the Pours of Ten and Twelke in the Forenoon of a Day, to be by the said respective Treasurer of Acceiver Publickly Advertised in the Dublin Gazette or Acceiver Publickly Advertised in the Dublin Gazette, or some other Publick Bews Paper, for that Purpose, at least Ewenty Days before, at the Tholiel of the Ci-

in of Dublin, Death out of fuch Bor of Urn, as many of the laid Cickets of Bieces of Parchment, as the Sums therein Contained thall Amount to the faid Sum of Two hundred Pounds, and the Perfon or Persons, the Rumber of whose Warrants or Greek shall be so Drawn, his or their Executors, Administrators or Assigns, Shall, within ecutors, Administrators or Assigns, shall, within Twenty Bays after the said Warrants or Orders shall be Drawn, be Paid by the said Treasurer or Acceiver, the Principal Sums to him or them respectively Due, with the Juterest sor the same till Paid, and shall, upon Payment thereof, Deliver up his and their several and respective Warrants or Orders, to the said respective Treasurer, or Acceiver to be Canselled which he is herely Required to Cans relled, which he is hereby Kequired to Cancel accordingly; And the Interest Papable by Virtue of such Warrants or Orders, shalf Cease, from the Expiration of Twenty Days, to be Accounted from the Day of Drawing the faid Cickets or Pieces of Parchment. That it shall and map be Lawful for any Surbepor or Surveyors, by Grover of the said Trustees, or any five or more of them, to Widen any Part of the Narrow Barts of the said high-ways or Roads hereby Intended to be Kepaired, and likewise to Shorten any of the said bigh-ways, by Setting out, and Carrying the same in a Straight Line, by Opening, Clearing, and Laying in, or Hoing through any Grounds of any Person or Persons Lying Contiguous to such high-ways or Roads, not being Built upon, and not being a Garden, Orchard, Pard, Planted Walk, or Avenue to a House; And also, to Cause Ditches or Trenehes to be made in such Plates, and in such Manner, as such Hurberor or Surveyors; by Order of the said Trustees, or any Five or more of them, shall Judge Recessary, making such reasonable Satisfactor to the Owner or Occupier That it Mall and map be Lawful for any Suror more of them, shall Judge Mecessary, making such reasonable Satisfaction to the Owner or Occupier of such Sounds so Law into such Sigh ways or Goads, for the Loss or Damage which he or they shall or man Sustain, in like Manner as by the said Former Act is Directed to be Made, with like Kemedy of Appeal for the Party Grieved, as in and by the said Former Act is Directed and Appointed. Provided always, That no Gate or Curn-pike, shall be Erected in, cross, or on the Side of this shoad, within Two Miles on either Side of the Comn of Cacherlough; Any thing herein contained to the Contrary notwithstanding.

Provided always, and be it Enaced by the Authority aforesaid, That all such Costs and Charges as have been or shall be Laid out and Expended in or about procuring or passing this present Act of Parliament, shall be first Discharged and Paid out of the Money or Tolls to be Colleged by Virtue of this

prefent Mit.

And be it further Enaced by the Authority aforelaid. Chat it shall and may be Lawful to and for
the laid Trustees, or any Eleven or more of them, respectively, by any Agreement or Agreements, Lease or
Leases, Demise or Demises, in Mriting, to be respectively Executed by the laid respectively, under their
dands and Seals, to Demise or Lease, Set or Net
all or any Part of the laid respective Tolls and
Turn-pikes, to such Person or Persons as they shall
respectively think sit, for such Time and Term not
erceeding three Pears, and for such Aents or Pearly
Ancome, as they shall repeatively think sit, and that
all and every such Aent or Pearly Income shall be
applied as herein before, and in the before-mentioned
Act is Directed and Appointed, in Repairing the said
respective Roads, and in Discharge of such Principal
Jums of Money and Interest as are now Due,
and hereafter shall respectively become Due, by Dirtue of the said former and this present Act; And also,
that it shall and may be Lawful to and for all,
any, and every Person or Persons who shall take
any Hease or Leases, Demise or Demises, of all or
any Part of the said respective Tolls and Turn pikes,
to Take and seceive to their own proper site from
such respective Turn pikes, as they shall respectively
so take, they paping the said respective Kents or Hearly Income to the said respective Trustees, according
to their several Agreements; Any thing herein, or
in the said former Act contained to the contrary notmithstanding

withstanding.
Provided always, and be it further Enacted by the Authority aforesaid, that if, at any Time before the Expiration of the Additional Term of Twenty four Bears hereby Granted, the High-ways aforesaid shall be Sufficiently Amended and Aepaired, and shall be so repeatively Adjudged by the Justices of the Peace for the Counties of Kildare and Catherlough, at their Quarter-Sessions to be holden respectively for the said Counties, for that Part thereof from Kilcullen to Catherlough, and by the Justices of the Peace for the

County.

County, and County of the City of Kilkenny, and County of Catherlough, at their Quarter. Sessions to be Polden respectively for the said Counties, for that Part thereof from the Town of Catherlough to Kilkenny, that then, from and after such Adjudication made, and he payment of all such Monies as have been, or shall be Borrowed upon the Credit of the said Former or this present Act, with the Interest for the same, the Toll hereby respectively Granted and Made Papable, and all the Powers and Authorities in the said Former and this Present Act Contained, shall respectively Cease and Determine; Any thing in the said Former or this Present Act Contained to the Contrary notwithstanding.

And he it further Enacted by the Authority afore.

And be it further Enacted by the Authority aforestaid, That this Present Act shall be Decined, Adjudged and taken to be a Publick Act, and shall be Judicially taken Potice of as such by all Judges Judices and all other Persons whatsoever without specially

Pleading the same.

The End of the Fifth Session.

Arillo Arillo

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STATUTES,

MADE

In a PARLIAMENT begun, at Dublin, the Twenty Eighth Day of November, Anno Domini, 1727. in the First Year of the Reign of Our Most Gracious Sovereign Lord,

KING GEORGE II.

BEFORE

His Excellency John Lord Carteret, Lord Lieutenant, General and General Governor of Ireland.

And continued under His Excellency John Lord Carteret, Lord Lieutenant, General and General Governor of Ireland, by several Proroga-

tions, until the Twenty Third Day of September, 1729.

And further continued under His Grace Lionel Duke of Dorset, Lord

Lieutenant, General and General Governor of Ireland, by several Prorogations, until the Fish Day of October, 1731.

And further continued under His Grace Lionel Duke of Dorset, Lord Lieutenant, General and General Governor of Ireland, by several Prorogations, until the Fish Day of October, 1733.

And surther continued under His Grace Lionel Duke of Dorset, Lord Lieutenant, General and Finesal Governor of Ireland, by several Pro-

Lieutenant, General and General Governor of Ireland, by several Prorogations, until the Seventh Day of October, 1735.

And further continued under His Grace William Duke of Devonshire, Lord Lieutenant, General and General Governor of Ireland, by several Prorogations, until the Fourth Day of October, 1737. Being the Sixth Seffion of this present PARLIAMENT.



DUBLIN:

Printed by GEORGE GRIERSON, Printer to the King's Most Excellent Majesty, at the King's Arms and Two Bibles in Effex-Street, MDCCXXXVIII.